JOURNAL

OF THE

House of Representatives

OF THE

STATE OF ALABAMA

SESSION OF 1894-5,

HELD IN THE CITY OF MONTGOMERY, COMMENCING TUESDAY, NOVEMBER 13, 1894.



WITH AN INDEX.

Prepared by the Clerk of the House.

MONTGOMERY, ALA.:
ROEMER PRINTING Co., PRINTERS AND BINDERS,
1895.

JOURNAL

OF THE

HOUSE OF REPRESENTATIVES

OF THE

STATE OF ALABAMA,

Of the Session of 1894-95,

Begun and held at the capitol, in the City of Montgomery, in the State of Alabama, on Tuesday, after the second Monday in November, 1894, being the 13th day of the month, in the year of our Lord, eighteen hundred and ninety-four, at 12 m.

On which day, being the day fixed by law for the meeting of the General Assembly of Alabama, the House of Representatives of Alabama was called to order by Hon. Francis L. Pettus, Speaker of the House of Representatives of Alabama.

The session was opened with prayer by the Rev. Mr. Ott of the House.

The following named members appeared and took their seats:

From the county of-

Autauga—Mac. A. Smith.
Baldwin—R. H. Moore.
Barbour—Eugene L. Graves.
Jno. W. T. Gibbons.

Bibb—Nelson Fuller.
Blount—J. F. Bellinger.
Bullock—George Williams.
Chas. L. Jinks.

Butler—John A. Smith. Calhoun—R. B. Kelly.

W. C. Scarbrough.

Chambers—C. M. Cole.

J. H. Harris.

Cherokee-R. T. Ewing.

Chilton-O. M. Mastin.

Choctaw--A. J. Hearn.

Clarke—Isaac Grant.

E. O. Calhoun.

Clay-J. C. Manning.

Cleburne—A. P. Taylor.

Coffee—W. C. Mixson.

Colbert—P. N. G. Rand.

Conecuh—T. J. Brown.

Coosa—H. R. Robbins.

Covington—E. J. Beasley.

Crenshaw—Jno. C. Routon.

Cullman—Thos. J. Burks.

Dale—John C. Killebrew.

Dallas—R. T. Burns.

H. C. Graham.

R. H. Tuck.

DeKalb-J. B. Franklin.

Elmore—Henry C. Ellis.

Escambia—Milton A. Rabb.

Etowah—W. B. Beeson.

Fayette—Zack Savage.

Franklin—C. P. Banks. Geneva—W. J. Mills.

Greene-J. J. A. Smith.

Hale—N. H. Gewin.

Thos. E. Knight.

Henry-J. B. Ward.

T. E. Williams.

Jackson-W. McC. Maples.

J. H. Roach.

Jefferson-W. F. Fulton.

Lawrence Y. Lipscomb.

John McQueen.

Frank P. O'Brien.

Jos. H. Montgomery.

Sam Will John.

Lamar-John D. McCluskey.

Lauderdale—H. R. Kennedy.

J. C. Ott.

Lawrence-M. M. Summers...

Lee—E. C. Jackson.

L. R. Wheeless.

Limestone—J. E. Fielding.

Lowndes—C. P. Rogers, Sr.

Chas. A. Whitten.

Macon-P. S. Holt.

Madison—A. S. Fletcher.

N. M. Rowe.

Marengo—D. J. Meador.

D. M. Prowell.

Marion—Wm. C. Davis.

Marshall—W. M. Coleman.

Mobile—Leslie E. Brooks. Thos. H. Smith.

Edward M. Robinson.

Monroe—W. G. McCorvey.

Montgomery—Thos. H. Clark.

Walton W. Hill.

B. H. Screws.

John W. A. Sanford, Jr.

Morgan-O. Kyle.

Matt. K. Mahan.

Perry—W. R. Barron.

W.O. Perry.

Pickens-E. D. Willett.

Pike—J. R. Curtis.

W. L. Fleming.

Randolph—S. E. A. Reaves.

Russell—W. J. Boykin.

E. N. Brown.

Shelby--G. B. Deans.

St. Clair—W. S. Forman.

Sumter—W. B. Cameron.

Talladega—J. E. Camp.

W. A. Cook.

Tallapoosa—E. B. Langley.

L. R. Meadows.

Tuscaloosa—J. J. Mayfield.

W. S. Patton.

Walker-H. A. Gains.

Washington-B. D. Turner.

Wilcox—J. T. Dale. Winston—D. B. Ford.

The speaker of the house announced that a quorum had appeared, ninety-nine members having answered to their names.

OATH OF OFFICE.

The oath of office was then administered to the above named members by the Hon. R. C. Brickell, chief justice of the supreme court of Alabama.

SEATS.

7

Mr. Dale, of Wilcox, offered the following resolution: Resolved, That a committee be appointed, consisting of one member from each congressional district, whose duty it shall be to assign seats to the members, and that the same be done by districts and counties as near as possible,

Which was adopted.

The speaker of the house announced the following committee on seats:

First District—Turner, of Washington. Second District—Dale, of Wilcox. Third District—Boykin, of Russell. Fourth District—Kelly, of Calhoun. Fifth District—Holt, of Macon. Sixth District—Willett, of Pickens. Seventh District—Coleman, of Marshall. Eighth District—Kennedy, of Lauderdale. Ninth District—O'Brien, of Jefferson.

RULES.

On motion of Mr. John, the rules of the house of representatives were adopted for the government of the house until otherwise ordered.

ADJOURNMENT.

On motion, the house adjourned until to-morrow morning at 10 o'clock.

SECOND DAY.

House of Representatives,

WEDNESDAY, November 14, 1894.

The House met pursuant to adjournment.

Prayer by Rev. Mr. Howell, of Cleburne.

A quorum was present.

The Journal of yesterday was read and approved.

OATH OF OFFICE.

Mr. Cook, of Wilcox, appeared and took his seat, and the oath of office was thereupon administered to him by the speaker.

MOTION.

On motion of Mr. Knight, the house ordered the election of a speaker pro tem, Mr. Pettus, the speaker of the house having resigned.

On motion of Mr. Ott, Hon. S. W. John, of Jefferson,

was unanimously elected speaker pro tem.

ELECTION OF OFFICERS.

The next business in order being the election of permanent officers of the house, Mr. Screws nominated Hon. Thos. H. Clark, of Montgomery, and Mr. Langley nominated Hon. J. H. Harris, of Chambers, for speaker of the house.

Those who voted for Mr. Clark are:

Messrs.
Barron, Boykin, Brooks, Brown of Russell, Burns, Calhoun, Cameron, Camp, Cook of Wilcox, Curtis, Dale, Davis, Fleming, Fletcher, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Hill, Holt, Jinks, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Maples, Mayfield, Meador, Mahan, Montgomery, Moore. McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Roach, Robinson, Rogers, Rowe, Sanford,

Scarborough, Screws, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Ward, Whitten, Willett, Williams of Bullock, Williams of Henry.—63

Those who voted for Mr. Harris are:

Messrs.

Banks, Beasley, Beeson, Bellinger, Brown of Conecuh, Burks, Cole, Coleman, Cook of Talladega, Deans, Ellis, Ewing, Fielding, Ford, Forman, Franklin, Fuller, Fulton, Gains, Hearn, Jackson, Killibrew, Langley, Manning, Mastin, Meadows, Mills, Mixon, Robbins, Routon, Savage, Smith of Butler, Summers, Taylor, Wheeless.—34.

Mr. Clark having received a majority of the votes cast, was declared duly and constitutionally elected speaker

of the house for the term prescribed by law.

Mr. Knight moved that a committee of two be appointed to notify Mr. Clark of his election. The motion being carried, the speaker appointed Messrs. Knight and Whitten as said committee.

Mr. Clark was conducted to the chair, and addressed the house, after which the oath of office was administered to him by the Hon. S. W. John, speaker pro tem.

The house then proceeded to the election of a clerk. Mr. McQueen nominated Mr. Massey Wilson, of Clarke, and Mr. Ellis nominated Mr. W. A. Dent, of Chambers, for clerk of the house.

Those who voted for Mr. Wilson are:

Messrs. Speaker, Barron, Boykin, Brooks, Brown of Russell, Burns, Calhoun, Cameron, Camp, Cook of Wilcox, Curtis, Dale, Davis, Fleming, Fletcher, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Hill, Holt, Jinks, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Maples, Mayfield, Meador, Mahan, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Roach, Robinson, Rogers, Rowe, Sanford, Scarborough, Screws, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turner, Ward, Whitten, Willett, Williams of Bullock, Williams of Henry—64.

Those who voted for Mr. Dent are:

Messrs.

Banks, Beasley, Beeson, Bellinger, Brown of Conecuh, Burks, Cole, Coleman, Cook of Talladega, Curtis, Deans, Ellis, Ewing, Fielding, Ford, Forman, Franklin, Fuller, Gains, Gewin, Harris, Hearn, Jackson, Killibrew, Langley, Manning, Mastin, Meadows, Mills, Mixon, Reaves, Robbins, Routon, Savage, Smith of Bntler, Summers, Taylor, Wheeless—34.

Mr. Wilson having received a majority of the votes cast was declared legally and constitutionally elected

clerk of the house for the term prescribed by law.

The house then proceeded to the election of an assist-

ant clerk.

Mr. Kennedy nominated Mr. John F. Proctor, of Jackson, and Mr. Beeson nominated Geo. F. Gaither, of Etowah, for assistant clerk.

Those who voted for Mr. Proctor are:

Messrs. Speaker, Barron, Boykin, Brooks, Brown of Russell, Burns, Calhoun, Cameron, Camp, Cook of Wilcox, Curtis, Dale, Davis, Fleming, Fletcher, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Hill; Holt, Jinks, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Maples, Mayfield, Meador, Mahan, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Roach, Robinson, Rogers, Rowe, Sanford, Scarborough, Screws, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turner, Ward, Whitten, Willett, Williams of Bullock, Williams of Henry—64.

Those who voted for Mr. Gaither are:

Messrs.

Banks, Beasley, Beeson, Bellinger, Brown of Conecuh, Burks, Cole, Cook of Talladega, Deans, Ellis, Ewing, Fielding, Ford, Forman, Franklin, Fuller, Gains, Harris, Hearn, Jackson Killibrew, Langley, Manning, Maston, Meadows, Mills, Mixon, Reaves, Robbins, Routon, Savage, Smith of Butler, Summers, Taylor, Wheeless—34.

Mr. Proctor having received a majority of the votes cast, was declared legally and constitutionally elected as-

sistant clerk for the term prescribed by law.

The house then proceeded to the election of an enrolling clerk.

Mr. Ott nominated Mr. W. P. Howell, of Cleburne, and Mr. Jakson nominated Mr. J. P. Adams, of Bibb.

Those who voted for Mr. Howell are:

Messrs. Speaker, Barron, Boykin, Brook, Brown of Russell, Burns, Calhoun, Cameron, Camp, Cook of Wilcox, Curtis, Dale, Davis, Deans, Fleming, Fletcher, Gewin, Gibbons, Graham, Grant, Graves, Hill, Holt, Jinks, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Lipscomb, Maples, Mayfield, Meador, Mahan, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Roach, Robinson, Rogers, Sanford, Scarborough, Screws, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turner, Ward, Whitten, Willett, Williams of Bullock, Williams of Henry—63.

Those who voted for Mr. Adams are: Messrs.

Banks. Beasley, Beeson, Bellinger, Brown of Conecuh, Burks, Cole, Coleman, Cook of Talladega, Deans, Ellis, Ewing, Fielding, Ford, Forman, Franklin, Fuller, Gains, Harris, Hearn, Jackson, Killibrew, Langley, Manning, Mastin, Meadows, Mills, Mixon, Reaves, Robbins, Routon, Savage, Smith of Butler, Summers, Taylor, Wheeless—34.

Mr. Howell having received a majority of the votes cast, was declared duly and constitutibnally elected enrolling clerk for the term prescribed by law.

The house then proceeded to the election of an engross-

ing clerk.

Mr. Meador nominated Mr. Val Taylor, of Perry, and Mr. Ford nominated Mr. Jas. J. Curtis, of Winston.

Those who voted for Mr. Taylor are:

Messrs. Speaker, Barron, Boykin, Brooks, Brown of Russell, Burns, Calhoun, Cameron, Camp, Cook of Wilcox, Curtis, Dale, Davis, Fleming, Fletcher, Fuller, Fulton, Gewin, Gibbons, Graham, Grant. Graves, Hill, Holt, Jinks, John, Kelly, Kennedy. Rnight, Kyle, Lipscomb, Maples, Mayfield, Meador, Mahan, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Roach, Robinson, Rowe. Sanford, Scarborough, Screws, Seale, Smith of Autauga. Smith of Greene, Smith of Mobile, Tuck, Turner,

Ward, Whitten, Willett, Williams of Bullock, Williams of Henry—64.

Those who voted for Mr. Curtis are:

Messrs.

Banks, Beasley, Beeson, Bellinger, Brown of Conecul, Burks, Cole, Coleman, Cook of Talladega, Deans, Ellis, Ewing, Fielding, Ford, Forman, Franklin, Fuller, Gains, Harris, Hearn, Jackson, Killibrew, Langley, Manning, Mastin, Meadows, Mills, Mixon, Reaves, Robbins, Routon, Savage, Smith of Butler, Summers, Taylor, Wheeless—34.

Mr. Taylor having received a majority of the votes cast was delared duly and constitutionally elected en-

grossing clerk for the term prescribed by law.

The house then proceeded to the election of a door-

keeper.

Mr. John nominated Mr. Robert Hasson, of Etowah, and Mr. Forman nominated Mr. W. E. Horn, of Cullman.

Those who voted for Mr. Hassen are:

Messrs. Speaker, Barron, Boykin, Brooks, Brown of Russell, Burns, Calhoun, Cameron, Camp, Cook of Wilcox, Curtis, Dale, Davis, Fleming, Fletcher, Gewin, Gibbons, Graham, Grant, Graves, Hill, Holt, Jinks, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Maples, Mayfield, Meador, Mahan, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Roach, Robinson, Rogers, Rowe, Sauford, Scarborough, Screws, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turner, Ward, Whitten, Willett, Williams of Bullock, Williams of Henry.

Those who voted for Mr. Horn are:

Messrs. Banks, Beasley, Beeson, Bellinger, Brown of Conecul, Burks, Cole, Coleman, Cook of Talladega, Deans, Ellis, Ewing, Fielding, Ford, Forman, Franklin, Fuller, Gains, Harris, Hearn, Jackson, Killibrew, Langley, Manning, Mastin, Mills, Mixon, Reaves, Robbins, Rogers, Routon, Savage, Smith of Butler, Summers, Taylor, Wheless—34.

Mr. Hasson having received a majority of the votes.

cast, was declared duly and constitutionally elected door-keeper for the term prescribed by law.

The house then proceeded to the election of an assist-

ant door-keeper.

Mr. Ward nominated Mr. Thos. J. Fain, of Dale, and Mr. Ewing nominated Mr. Francis McGowen, of Sumter. Those who voted for Mr. Fain are:

Messrs Speaker, Barron, Boykin, Brooks, Brown of Russell, Burns, Calhoun, Cameron, Camp, Cook of Wilcox, Curtis, Dale, Davis, Fleming, Fletcher, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Hill, Holt, Jinks, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Maples, Mayfield, Meador, Mahan, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Roach, Robinson, Rogers, Rowe, Sanford, Scarborough, Screws, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turner, Ward, Whitten, Willett, Williams of Bullock, Williams of Henry—64.

Those who voted for Mr. McGowen are:

Messrs. Banks, Beasley, Beeson, Bellinger, Brown of Conecuh, Burks, Burns, Coleman, Cook of Talladega, Deans, Ellis, Ewing, Fielding, Ford, Forman, Franklin, Fuller, Gains, Harris, Hearn, Killibrew, Mastin, Meadows, Mills, Mixon, Reaves, Robbins, Routon, Savage, Seale, Smith of Butler, Summers, Taylor, Wheless—30.

Mr. Fain having received a majority of the votes cast was declared duly and constitutionally elected assistant door-keeper for the term prescribed by law.

OATH OF OFFICE.

The oath of office was then administered by the speaker to the several above named named officers, just elected.

RESOLUTIONS.

The following resolutions were offered and adopted: By Mr. Ward—

Resolved, That the clerk of the house be instructed to inform the senate that the house of representatives is

now permanently organized, and ready for the transaction of business.

By Mr. Meador-

Resolved, That the speaker be authorized to appoint one messenger and three pages for the house, to act during the session.

By Mr. McQueen—

Resolved, That the thanks of the house are due and are hereby tendered to the Hon. Francis L. Pettus, the speaker of the house, for the dignified, courteous and able manner in which he has presided over its deliberations during the past day, and that in his retirement from the house to occupy a seat in the state senate, the house expresses its most cordial wishes for his continued prosperity and lasting happiness.

By Mr. Kennedy—

Resolved, That the door-keeper be authorized to purchase such supplies as may be necessary for the use of the house during its session.

By Mr. Dale—

Be it resolved, by the house of representatives, the senate concurring, That a joint committee consisting of three on the part of the house, and two on the part of the senate, be appointed to investigate and report to the general assembly, the condition of the two and three per cent. fund.

By Mr. Willett-

Resolved, That this house having been permanently organized, the deliberations of this house be governed by the rules adopted by the last house of representatives until the committee on rules shall report and action taken thereon.

By Mr. Turner-

Resolved, That a committee of three from the house and two from the senate be appointed to wait upon the clergy of the city and invite them to open the session daily with prayer.

Committee on part of the house, Messrs. Turner, Hill

and Ott.

By Mr. Hill-

Resolved, That the speaker of the house be instructed to appoint a door-keeper for the gallery at a salary of \$3.00 per day.

By Mr. Hill-

Resolved, That the door-keeper of the house be instructed to place upon the desk of each member of the house a copy of the criminal and civil code of Alabama and of the journal of the house for 1892–3, to be used by them during the present session.

By Mr. Brooks—

Resolved, That the standing committee on rules shall consist of the speaker and four other members to be named by the speaker, and that said committee be instructed to report to the house, at the earliest practicable moment, rules for the government of the house.

The speaker appointed as the committee under this resolution Messrs. Brooks, Willett, Fletcher and O'Brien.

By Mr. Knight—

Resolved by the house (the senate concurring), That a committee of two from the house and one from the senate be appointed to wait on the governor and inform him that the general assembly of Alabama is now permanently organized and ready for the transaction of business, and to receive any communication he may have to send to them.

Committee on part of the house, Messrs. Knight and Boykin.

MESSAGE FROM THE SENATE.

SENATE CHAMBER, Nov. 14th, 1894.

Mr. Speaker:

I am directed by the senate to inform the house that the senate has perfected a permanent organization by the election of the following officers, to-wit:

Hon. Francis L. Pettus of Dallas, president; William L. Clay of Madison, secretary; Elmore Garrett of Cal-

houn, assistant secretary.

Mrs. P. E. Scott of Jefferson, engrossing and enrolling clerk; B. James of Barbour, door-keeper, and L. B.

Bamburger of Perry, assistant door-keeper.

And has concurred in the house joint resolution raising joint committee to wait on the governor and notify him of the permanent organization of the two bodies of the general assembly.

Committee on part of the senate, Mr. Milner.

W. L. CLAY, Secretary.

GOVERNOR'S MESSAGE.

STATE OF ALABAMA,

OFFICE OF GOVERNOR,

MONTGOMERY, November 14, 1894.

Gentlemen of the General Assembly:

You meet in the seventy-fifth year of our Statehood to exercise the legislative power of a free people. Your great trust brings its own admonitions of the courage and wisdom which it demands and the consequences for good or

ill which wait upon your deliberations.

In discharge of constitutional duty I now give you "information of the state of the government," with such recommendations, as it seems to me, may be useful in the discharge of your duties. Your first task will be to devise means for the support of the government during the present and the next fiscal year, and to provide in addition for a deficit in the treasury at the close of the fiscal year, ending September 30th, 1894, amounting to \$364,353.65.

Before dealing with the remedy, it seems best to inquire how and why this deficiency came about; since it will the better enable you to avoid the errors of the past and to pro-

vide more wisely for the future.

THE CAUSE OF THE DEFICIT.

This deficiency is the result of the experiment begun at the session of 1888-9, of reducing the tax rate until it reached four mills, and at the same time increasing appropriations; and it will be easily seen by a brief review of the rate of taxation and the condition of the treasury when the experiment began, how inevitable was the outcome. The balance remaining in the treasury available for general purposes, after excluding special funds, at the end of the fiscal year in 1888, when the tax rate was five mills, was \$317,415 91; in 1889, when the rate was reduced a half of a mill, \$272,388; in 1890 this balance was \$218,552.39; while at the close of the fiscal year 1890-91, when the four mill rate took effect for the first time, this balance had shrunk to \$37,884.87, and at the close of the fiscal year 1891-92, the second year in which the present rate had been in force, the balance had entirely disappeared, and each year thereafter came a deficit.

The decrease in the tax rate from seven and a half mills

in 1876 to four mills in 1890 was the result of a successive reductions for fourteen years, nearly one-half of which were effected during the last four years of that period. The reduction made by the act of Feb'y 26th, 1889, was induced by oversanguine expectations of continued increase in taxable values and an ardent desire for a present gain which did not take proper thought for the needs of the future. Under this same impulse not only was the rate decreased, but the appropriation for schools alone was augmented one hundred thousand dollars per annum at the same time. The effect of this legislation could not be accurately known until the close of the fiscal year 1890-1, during which period the taxes assessed in 1890 under the

four mill rate would reach the treasury.

At the threshold of my duties the matter gave me concern; for it was certain the surplus, resulting from higher taxation in former years, would soon be exhausted, and that the four mill rate would not yield sufficient revenue for the future, unless there should be a much larger increase of the taxable values than it seemed reasonable to hope under existing conditions. The matter was accordingly brought to the attention of the General Assembly, by special message, on the 24th day of January, 1891. this message a pending bill to further reduce the rate of taxation was opposed, and dissenting from the estimates of the then Auditor, I estimated that under the four mill rate there would be a balance of \$38,542, at the close of the fiscal year 1890-1, and a small deficit at the close of the fiscal year 1891-92. The General Assembly, however, clinging to the belief that values would increase, took no action looking to a change of the rates. My estimates proved quite accurate; for the balance Sept. 30th, 1891, was \$37,358.17, while there was a deficit of \$14,987.59 on the 30th of Sept., 1892. It became manifest that there would be large deficits each succeeding year unless values increased or the rate was changed.

Such was the outlook when the General Assembly convened on the 15th November, 1892, shortly after the Presidential election, which dispelled the doubts and fears concerning Federal policies of finance, taxation and interference with the States, which for some time past had added to business uncertainty, clogged enterprise and checked credit and investment. There was a general belief that the country was on the eve of a great business revival and prosperity, and a conviction that taxable values

would increase largely in the future.

RECOMMENDATIONS IN BIENNIAL MESSAGE.

While sharing to some extent these hopes of returning prosperity it did not escape me, in making recommendations in the biennial message which dealt at length with our financial condition, that contingencies, which the future alone could determine, might decrease rather than increase values, and this view was presented for the consideration of the Legislature, in the statement that "a lowering of values will be the inevitable effect of continued low prices for our chief products, and it is certain that values cannot be maintained if the State be visited by a financial panic or ravaged by pestilence." It was also stated that, "under our present assessment of taxable values and present revenue laws there will be a deficit in the treasury of about \$216,725 on Sept. 30th, 1893, and another deficit for about an equal amount on Sept. 30,1894. - These estimates do not include any special appropriations, and are, of course, contingent upon legislative action at this session."

A large majority of that General Assembly, while resolved to increase the rate to the extent necessary to preserve the public faith and secure the continuance of good government, shared the prevalent feeling that values would increase and not diminish and believed it would be unwise to determine the rate of increase upon the basis of existing values, and if this were done that it would result in a surplus of revenue. As the best practicable mode to accommodate the conflicting opinions on the subject, I recommended that the rate be fixed at five mills for the calendar years 1893 and 94, with provision that the Governor might remit or suspend the collection of such part of the tax as might not be needed. The Legislature adopted this suggestion and fixed the rate at five mills for the calendar years 1893-94. The effect of this increase, however, could not be felt in the treasury until the fiscal year 1893-4; for the taxes assessed for the year 1893 are neither due nor collected until some months after the end of the fiscal year which closes Sept 30th, 1893; and whatever the deficit at that time must of course be carried forward and met out of the next fiscal year's revenue.

The Auditor's report shows that on the 30th Sept. 1893, if all warrants drawn up to that time had been paid, there would have been a cash balance in the treasury of \$77,023.

30. He also mentions the following amounts as set apart for special purposes:

	1 1			
For	convict system	44,715	55	
	Soldiers and widows	124,485	12	•
	Two and three per cent. fund	641	86	
	Agricultural Department	57,790	18	
	College of Agriculture and Mechanic Arts	18,952	50	
	Redemption of six per cent. bond unpaid	1,500	00\$	248,085 21

At that time there was also due \$163,595.30 on the apportionment for public schools, whose last quarter ended at the same time as the fiscal year. Adding that amount to the sums set apart for special purposes, and substracting \$77,023 30, the cash in the treasury, there was a deficit of \$334.657.21 at the close of the fiscal year 1892-3, which exceeded the estimate \$127,932.21. The estimate, however, as we have seen, did not include special appropriations. The General Assembly, at the session of 1892-3, made special appropriations, including that for the convict system, and an increase to agricultural schools, amounting to \$48,768 68, payable during that fiscal year. The estimated receipts for the same period fell short \$42,733.39, because taxes to that amount, due on railroads in the hands of receivers, could not be collected during the fiscal Had there been no special appropriations, and the taxes had been collected as reasonably anticipated, the estimate made Nov. 15th, 1892, would have been with n \$36,433.14 of the deficit on Sept. 30th, 1893.

The year ending at that date was the last fiscal period during which the four mill rate was in force; the receipts

thereafter being under the five mill rate.

The deficit on Sept. 30th, 1893, however, though apparently \$334,657.21, may be treated as considerably less for all practical purposes. In the sums which go to make up that deficit are included \$57,790.18 set apart for the Agricultural department. As stated in a veto message to the House on the 21st of February, 1893:

The act ereating the department of agriculture provided that the money paid in by it should be kept on a separate account "as a fund for the exclusive use and benefit of the department of agriculture," but when the Code of 1886 was adopted this provision was omitted, and in lieu of it, section 148 provided that the money paid in by the commissioner "must be by the auditor and treasurer entered on

the books of their respective offices to the credit of the department of agriculture." The original section not being carried into the Code, of course, is not now the law, and section 148 is the only provision on the subject. The expenses of the department, since its creation, have not by any means equalled the amount paid by it into the treasury during that period, and there stands on the books, "to the credit of the department," quite a large sum of money. Since there is no provision forbidding the State from borrowing or using this money, the practice has long been to use it in the fiscal operations of the State as any other money in the treasury. There is a surplus to the credit of the department, but the State has already used that surplus and is a debtor to the department for it. No time is fixed for its payment. It does not bear interest. The department can not use it unless appropriations are made out for it. It is not a debt in the sense requiring provision to be made for it.

The real deficit, therefore at the close of the fiscal year,

Sept. 30th, 1893, was \$271,867.03.

ARRANGEMENTS TO PROTECT OUR CREDIT.

Comparatively little revenue reaches the treasury after the close of the fiscal year, September 30th, until the middle of January, and unless there is quite a large surplus at the end of the fiscal year, the treasury must look to other sources to meet the large demands maturing during that period. Hence, it was necessary, in the condition of the treasury in the month of September, 1893, to make provision, not only for demands falling due at the close of that month, but also to meet other payments falling due from that time until the middle of January. The constitution forbids the borrowing of more than one hundred thousand dollars, and that sum was insufficient to meet our wants. It was therefore necessary to provide for the prompt payment of the State's current obligations in other ways.

On the 28th of September, 1893, I effected in New York a temporary loan of one hundred thousand dollars from the New York and Security Trust Company, and also arranged with it to take a transfer of warrants drawn on appropriations already made for current expenses, to the amount of one hundred thousand dollars more, that company paying the cash therefor, through the State treasurer,

as its agent to the holder, who transferred the warrants to the company, which took and held them as security until the warrants should be cashed at the treasury. I also arranged with the same company to cash at par our interest coupons due the following January, and hold them also until the treasury was in condition to meet them. For the amount loaned and that used in purchasing the warrants and coupons, the Trust Company was paid at the rate of 6 per cent. per annum, from the time the money was paid out until the warrants and coupons were cashed. Two other temporary loans of \$50,000 each maturing in 30 days, were made with home banks in March, 1894, and promptly paid at maturity. This was done under authority of subdivision 31 of the general appropriation act which had been framed, at my suggestion, with a view to the

necessity of such an arrangement.

That the State was able to make this provision at all is a high tribute to its financial standing, for it could not offer any security except its simple note and the assurance that such warrants and coupons as were purchased at par would be promptly met as soon as the taxes were paid, and the arrangement was effected during the height of the great financial panic last year. It would have been impossible, but for the confidence inspired by the action of the last General Assembly in raising the tax rate, to induce capitalists to furnish the needed funds at such a But for some groundless assaults upon the legality of the transaction, it would be needless to remark that the constitution was obeyed to the letter; that the State borrowed nothing of the Trust Company beyond the sum allowed by the constitution, and when that company purchased and took a transfer of warrants and took up coupons, payable out of existing appropriations for current expenses, it merely stood in the shoes of the original holders of the warrants and coupons, and the transaction could not therefore involve any increase of the State's indebtedness in the constitutional or ordinary acceptation, any more than the drawing of the warrants and paying them to the original holders would constitute an increase of the State's debt, or otherwise violate the law. By this arrangement numerous needy holders of small warrants, including teachers, maimed soldiers and widows of soldiers, were saved from a ruinous discount on their warrants, and the State was spared the loss of credit and other injury which would have resulted from not promptly

meeting its current expenses, and allowing its warrants to be hawked upon the market. The State promptly reimbursed the Trust company at the stipulated dates; but the payments in discharge of obligations maturing Sept. 30, 1893, were necessarily made out of the revenue for the fiscal year 1893-4, and to that extent swelled the deficit at the close of the fiscal year ending Sept. 30 1894.

DEFICIT SEPTEMBER 30TH, 1894.

On the 30th September, 1894, the close of the fiscal year 1893-4, there was cash in the treasury \$45.625.00, which would have been reduced to \$19.816.76, if all outstanding warrants had been paid. At the same time the following amounts were due special funds:

Convict system
Soldiers and widows 123,569 59
Two and three per cent. fund
Two and three per cent. Tund
Agricultural department
Morrill fund
School fund
,
Total \$284,670 41

There was also due the \$12,000 for salaries for the month of September, and \$29.000 for the Insane Hospital for the last quarter of the fiscal year. As that year ended on Sunday these amounts were drawn out and paid during the next (or present) fiscal year, but they properly form a part of the expenditures for the last fiscal year. Claims estimated at \$55,000, owing to a deficiency in the appropriation for feeding and removing prisoners during the last two fiscal years, and also quarterly allowances for military companies estimated at \$3,500, were also due at that time. There were also outstanding warrants for costs in criminal cases, payment of which was witheld because they were payable only out of the convict fund which was not sufficient for that purpose and the maintenance at the same time of the convict system, and there were a few other warrants which had not been presented, the whole of the unpaid warrants amounting to \$23,808.24.

In determining the real condition of the treasury on September 30th, 1894, all these amounts, which were then due, must necessarily be taken into consideration. Warrants had not been drawn at the close of the fiscal year for all of

the school fund apportioned for that period, and the whole amount unpaid was not technically due on September 30th.

The amount not used in any one year however is carried forward and available for the next school year. The whole unpaid balance to the credit of the school fund is therefore, considered part of the deficit. If we deduct from the aggregate of these demands the cash in the treasury at that time, we have a deficiency at the close of the fiscal year 1893-4 of \$364,353.65. Included in that deficit is the sum of \$45,037.29, standing to the credit of the Agricultural Department. For reasons stated, in a former part of this message, provision need not be made for this sum; and the amount of our deficit may, therefore, be taken for practical purposes, as only \$319,317.36, unless special appropriations are made out of the Department funds at this session.

Provision was made to handle the deficit at the close of the fiscal year September 30th, 1894, in the same way as the previous year. I effected a temporary loan of one hundred thousand dollars from the New York Security and Trust Company, and induced it to take a transfer of warrants at par to the amount of about \$215,000, if necessary, and also to take up our January coupons, holding the warrants and coupons until the revenues of this fiscal year would enable the State to pay them and the loan, and paying this company at the rate of six per cent. for the money loaned and used in taking up warrants and coupons. the loans could have been made for a longer time, or bonds of the State, having a long time to run, could have been issued and sold, the rate would have been less, but with the security and the time of the loan, I was unable to obtain more favorable terms as to the interest.

CONDITION OF TREASURY IN 1895 AND 1896 UNDER PRESENT LAWS AND VALUATIONS

The Auditor, on the basis of present laws and valuations estimates the receipts for the fiscal year ending September 30, 1695, at \$1,746,500. He estimates the disbursements for the same period at \$1,986,320. This would make a difference between the receipts and disbursements for that year of \$239,820, but among the sums included in the disbursements for the fiscal year 1894-5, and which will in fact be disbursed during that year the estimated deficiency for feeding and removing prisoners, amounting to \$55,000,

at the close of the fiscal year September 30, 1894. item was included in the amounts due for the fiscal year 1893.4 and goes to make up the deficiency stated at its close, it cannot be estimated in determining the deficit for the year 1894.5, although in fact disbursed in that year. The deficiency on September 30, 1895, will therefore, be \$184,820. This will be the condition of the treasury after disbursing \$120,000 for soldiers and widows, which item is placed in the payments of the fiscal year ending September 30, 1895, though in fact it is paid in the next fiscal year. It is proper, however, so to place it to show the condition of the treasury, at the close of the fiscal year 1894-95; for it is a special fund which ought not to be trenched on for general purposes; and if there is not enough money in the treasury to meet it at the close of the fiscal year, it constitutes to that extent a deficiency for that fiscal year, though in point of fact payable in the next. The same observations apply as to this item in estimating the deficiency on September 30, 1896.

The Auditor estimates, on the same basis of values and revenue laws, that the receipts for the fiscal year 1895-6 will be \$1,746,500, and that the disbursements for that period will be the same as the prior year, with the exception of fifty thousand dollars for the expenses of the General Assembly and \$55,000 deficiencies for feeding and removing prisoners, both of which should therefore, be deducted from the estimates as to the fiscal year 1895-6. Excluding these two items from the estimates for that year, we will have expenditures for the fiscal year 1895-6 of \$1,881,320, and receipts for same period \$1,746,500, leaving a deficit at the end of the fiscal year 1895-6 of \$134,820, for that year alone and without reference to deficits of prior years. In other other words, the treasury, on the 30th of September, 1896, under our present revenue laws, will be burdened with demands from deficits;

That of September 30, 1×94, amounting to\$364,353 65 That of September 30, 1×95, amounting to 184,820 00

" " 1896, " "..... 134,820 00

Total deficits...... \$683,993 65

The Auditor's estimates make allowance for shrinkage in receipts of \$85,000 on accounts of the falling off of \$17,000,000 in the assessment for the year 1894, as compared with the prior year; but he estimates the income

from licenses the same as last year. There has been during the past four years a constant decrease in the receipts from licenses; the loss in the last fiscal year, as compared with the year before, amounting to nearly 20 per cent, and the average yearly decrease in the past four years being nearly ten per cent. Business conditions and the low price of our products will assuredly cause some decrease in taxable values during the next two years, and the probability is that the receipts from licenses will continue to fall off. It will be unwise to legislate on any expectations of increased valuations, or to ignore the strong probilities of a decrease.

To the extent that the demands upon the Treasury cannot be lessened by proper economy it will devolve upon you to furnish further revenues to meet the needs of the Government. I, therefore, first discuss the main matters in which retrenchment is possible, omitting minor economies which will occur to you, before considering the additional taxation which our situation demands.

BETTER MODES OF ASSESSMENT.

It will not be denied that the value of property which is assessed and that which escapes taxation, is at least twice as great as the values shown by our assessments. If all this property could be fairly assessed, the present rate of taxation would more than suffice for our wants; but it seems idle to expect this, or any near approach to it, in the light of the repeated failures of legislative efforts, during the past seventy-five years, to cure the admitted evils of escapes from taxation, and unfair and discriminative values. It is certain that just equalization of the burdens of taxation cannot be effected, without a radical departure from old methods one of the most important of which is to change the mode of selecting tax assessors.

APPOINTMENT OF ASSESSORS.

If a tax assessor is intelligent, industrious and courageous, the taxes in his county will generally be justly assessed. On the other hand, if he be lacking in any of these qualities, or subordinates them to a desire to please the people, in order to retain office, the taxes in his county will be inefficiently and generally, unfairly assessed. The assessor, in short, is the system, and the assessment of values in a county depends too largely upon the characteristics of the individual assessor, no matter what the merits of the tax law. Differences with the tax payer as to valuations are often resented as covert impeachments of honesty, and the raising of value as returned under oath as little less than personal affronts. The assessor and tax payer are practically the only parties to differences between them; and if the assessor is conscientious he must adhere to his values and decide against the citizen. It requires a strong man not to yield something to avoid the enmity of large numbers of the people among he lives; and if to the disinclination to make enemies is added the desire to make friends to retain office, self-interest will often overbalance the proper discharge of duty, and the public suffers.

Is it to be wondered at that many assessors feel too keenly their dependency upon the tax payers and seek to avoid their disfavor by small and often partial assess-

ments?

It is no argument against appointing them, that judicial officers, sheriffs, magistrates and constables, who are elected by the people, perform their duties just as efficiently as officers appointed to such positions. There are always two sides to litigation, which must result in favor of one as well as against the other, and the greater part of those who elect the judge are never interested in the controversies which come before him. Sheriffs have no functions which bring them in unpleasant contact with a majority of their constituents; and the same is true of magistrates, constables and clerks of courts. The tax assessor alone, of all the officers elected by the people, inevitably comes in sharp contact with all whose favor is essential to his re-election; and if he discharges his duties well he is sure to be regarded by many as a prosecutor to impose burdens, rather than an officer to ascertain values. revenue is of the life of the State; and the man who has such important relations to it should be lifted as far as possible above all temptation to shirk the performance of duty. In other important officers Constitutional provisions guard against these influences; notably in the case of judges and sheriffs. The reasons which require these safeguards for those officers, apply with equal force to tax

It may be urged that the power vested in the Executive to suspend assessors is an adequate remedy to prevent the evils of partiality and under valuations; but reflection

will show that this is not so. With the thousands of assessments of different classes of property, scattered over 52,000 square miles; in sixty-six counties, how is the executive to obtain timely knowledge to justify him in charging assessors with dereliction of duty? What time has the executive, if he pays any attention to his other duties, to hear and decide upon numberless cases of under valuations or escapes, if he should undertake close investigation of assessments in each county? If he should only on the general result of the assessment in counties, his way is not at all clear. The executive may be satisfied that the general result of the assessment in a particular county. proves inefficiency and justifies suspension; but what conscientious man would act upon that view, when the local tribunal, to which the law confides jurisdiction to pass upon assessments, decides that they are fair and declines to disturb them? The remedy is practically valueless in effecting the main objects for which it was intended.

STATE BOARD OF ASSESSMENT.

The jurisdiction of boards of revenue and commissioners courts is confined to their own counties. In the nature of things these numerous boards cannot be of one mind as to the valuations of property, or as to the most feasible modes of correcting the evils of under valuations and unjust taxation. For these reasons, if for no other, these boards are powerless to bring about equal and just assessments throughout the State. Besides most of them are dependent upon a local constituency for their election, and they naturally regard themselves rather as guardians of their immediate constituencies than trustees for the whole State, if conflict arises between the interest of the two, in tax controversies.

It is a sense of the injustice of unequal taxation, rather than the amount of the tax itself, which induces many men to return property at unfairly small valuations. It is common to hear a tax payer explain, when complaint is made of such acts, that he "gives in his property just like his neighbors." Considerations such as these, which move individuals, are not without their influence on local boards, in dealing with assessments. There has been more than one instance recently where county boards, ascertaining that property has been assessed generally at higher valuations in their jurisdiction, than property of

equal value in adjoining counties, have reduced valuations, admittedly fair and just, solely because like property in a neighboring jurisdiction was not assessed sufficiently high. Such action is a flagrant perversion of the power of supervision and a declaration that the law if not fairly executed by their neighbors it shall not be respected at home. It multiplies unequality of burdens and undervaluations, but does not equalize taxation in interest of the vast body of tax payers. To prevent these and kindred evils there should be one central authority, with jurisdiction co-extensive with the State, instead of sixty-six independent tribunals, with limited territorial jurisdiction, as now, to supervise and effect equal and just assessments throughout the State.

Ohio, Maine, California and Illinois have State Boards of Assessments, which are a great improvement upon systems like ours. There are conditions in those States, however, which do not obtain here; and none of these laws, without amendment, would be desirable; though they furnish useful examples upon which to model laws of our

own.

The assessor is not an officer whose election or term of office is fixed by the Constitution, and it is competent for the legislature to abolish the office, or change the mode of filling it, at pleasure. It may be best not to disturb the tenure of the present tax assessors; for a law providing for their appointment in future would accomplish all the ends desired by a change in the present mode of filling the office

I recommend that tax assessors be appointed by the Governor and confirmed by the Senate, or nominated by the Auditor and approved by the Governor, and that a State Board of Assessors be created, with exclusive or appellate jurisdiction, if that be preferred, of the whole mat-

ter of assessments.

The question is one of such importance, and the length of your session is so short, that I respectfully recommend the appointment, as soon as practicable, of a joint committee, with authority to sit during the recess, to consider and report proper legislation on the subject.

DRAIN UPON TREASURY FOR FEEDING PRISONERS.

Rate per Diem.

I concur in the Auditor's recommendation that the

price of feeding prisoners be reduced from thirty to twenty cents per day. The latter sum will purchase fully as much wholesome food now, as thirty cents would bny at the time that rate was fixed. The ration usually furnished prisoners is very simple, and the cost of cooking the food quite small. When the number of prisoners is small their meals are usually furnished from the jailor's table, and when the prisoners are numerous they can be fed cheaper in proportion, and the cost of extra cooking is more than over-balanced by the relative reduction in the cost per head. Legislation should in the interest of humanity prescribe the kind of food of which the ration must consist, and the minimum quantity for each prisoner.

Change in the rate, however, is not the only beneficial way in which legislation can relieve the treasury of the constant drain for feeding prisoners. The expense under this head has risen, in round numbers, from \$49,000 in 1864 to \$105,000 in 1894. Neither population nor crime has grown at that rate, and the explanation is not to be found in a proportionate increase of crime during the past ten years. This constantly swelling menace to the treasury is mainly the result of giving fees to officers for services and witnesses for attendance in criminal cases.

CHANGE IN MODE OF PAYING FOR SERVICES OF OFFICERS IN CRIMINAL CASES.

The emoluments, of sheriffs, clerks, justices of the peace and constables depend very greatly upon their criminal business and in most instances it forms the greater part While I am far from assailing the rectiof their income. tude of these meritorious officers as a class, and feel assured that the great majority of them have not been induced to swerve from conscientious discharge of duty, by the expectation of profit which flow from convictions, yet the fact remains, which is frequently commented upon by grand juries, and can not be ignored by legislators, that there are many officers, who for the sake of fees are stirred to bring every plausible case to the attention of magistrates and grand juries, and, often to incite prosecutions which are either unfounded or for slight infractions of law, which grand juries upon considerations of the public good often ignore. The stream of prosecutions, which results from the fondness of one class of our population to resort to the criminal law to settle every petty dispute. Would be greatly lessened, if many of the officers, before whom complainants are brought, were not made too ready to entertain, them, by the temptation of fees in event of conviction. It is more frequent, too, than is creditable to humanity, that many small violations of law, which otherwise would not be prosecuted, are brought before the courts by a desire to earn a few dollars as a witness fee. As a result of these influences, hundreds and hundreds of petty prosecutions find their way into the courts and are tried there, and the State is put to enormous and largely unnecessary burdens for feeding prisoners, many of whom are finally acquitted, and most of whom ought never to

have been prosecuted.

Alabama now makes felonies of many offenses, which were formerly misdemeanors or breaches of civil duty. The moment a prisoner is sentenced for a felony he becomes. if such an expression may be used to describe a human being, collateral, upon the delivery of which to the penitentiary the officer is entitled to draw from the State Treasury all the fees of conviction. This provision was based on the ground that as the State gets the hires, it is just that it pay the costs; but the interest concerned was powerful enough to put the burden upon the State absolutely, and compel payment in advance, whether the convict lived long enough to reimburse it. It matters not, under our present law, whether the prisoner be feeble, diseased or aged, or dies after he reaches the penitentiary -if only he is delivered there, he has a cash value. The inevitable result, is that the tax payers are burdened not only with costs of conviction, but, also, with the care of many sick, feeble, or aged convicts, whose crime and condition are such as would not otherwise invite prosecution.

The payment of fees of officers and witnesses out of the State Treasury upon the conviction of criminals is of comparatively recent date, and the administration of justice in former times was as efficient, and certainly as satisfactory, as under our present system. Our changed conditions make it unjust to officers to return to the old plan, but those conditions plead strongly for a decided change. The present system was in force when the Constitution was adopted, and section 9 of Article XI of that

instrument does not circumscribe your power over the

subject.

Government cannot undertake to compensate every member of society in money for every duty exacted of him in the interest of peace and good government. One of the hardest taxes upon the citizen is the law which compels certain of them to work upon the roads without any compensation other than the proportional benefit of good roads. The duty of a citizen to testify against the law breaker, especially where the offense is directed against the person or property of the witness, is an obligation which should be willingly performed without compensation. In cases of extreme poverty, provision should be made by law to reimburse the expenses of needy witnesses, whether summoned by the State or defendant.

There are numbers of our magistrates living in thinly settled precincts where crime is infrequent, who expect and take fees for their services simply because the law gives them. Patriotism and a desire to benefit their neighbors would cheerfully lead them to act as magistrates without fees in criminal cases if in the interest of the taxpayer, the legislature saw fit to withhold them; and whenever magistrates resigned on that account good men would be found to take their places. The constable, however, is differently situated, and so is the magistrate in a thickly settled beat, where criminal cases take a large portion of his time. Sheriffs and clerks upon whom criminal business is concentrated certainly could not be expected to serve without remuneration. It is not proposed, however, that any officer shall perform services in criminal cases without compensation, but only that the recompense shall not be dependent upon conviction, or measured by fees in each case, but that it be left to the judgment of the County authorities, in view of all the circumstances, to make at stated periods a fair allowance for the whole service rendered during that time. Under existing laws County authorities determine what amounts shall be paid for certain ex-officio services, and the proposed plan is simply an extension of that principle to other services.

Whether viewed from the standpoint of economy, morality or the advancement of justice, the law compelling

officers to rely upon fees on convictions in criminal cases should be repealed.

SUBSTITUTE FOR PRESENT SYSTEM.

I recommend that all laws giving fees in criminal cases be repealed, and in lieu thereof, that it be made the duty of the several commissioners courts or boards of revenue to require from sheriffs, clerks, magistrates and constables, a sworn report of services performed during the past quarter in criminal cases, and make these officers such an allowance out of the county treasury as seems just in view of the whole services rendered. The counties might be reimbursed in the case of county convicts by such hires as were received; and, in case of felonies, provision might be made that the State, after deducting the expense of taking the convict to the penitentiary and maintaining him there, should reimburse out of the earnings, if they be sufficient, whatever the county had paid to officers for services in his case.

It is not unjust, however, that each community should bear the expense of convicting its own criminals; and the powerful safeguards which local interest would bring to bear against abuses in the administration of criminal justice, when cach locality must bear its own burden, would most effectually prevent most of the evils of the present system. It is a safe estimate to say that the reduction to twenty cents per diem for feeding prisoners, and the change suggested as to the mode of compensating officers, would reduce the expenses for feeding prisoners about one half, or over fifty thousand dollars per

annum.

I also repeat in this connection a recommendation

from my last biennial message:

"The expense of feeding prisoners can be considerably decreased if judges of city and criminal courts were required at short intervals to inquire, in a summary way, into the cases of all persons confined in the jails in their counties upon charges of misdemeanor, and some of the lighter felonies which might be specified in the bill, and in their discretion, in view of the circumstances of the particular case, reduce the bail, or release prisoners on

their own recognizance, when unable to furnish bail. Outside of the cities these duties could be required of probate judges, and the circuit court judges should be

clothed with the same authority.

"An act of somewhat similar import was passed by the General Assembly in 1873, but not proving satisfactory was soon repealed. That act gave the defendent an absolute right to be released on his own recognizance, and left the magistrate no discretion whatever, no matter what the circumstances of the offense or the probability of the accused appearing for trial. The law now recommended avoids these objections, by vesting the discretion solely in the judge. The wise exercise of such a power by the judges would considerably reduce the expense of feeding prisoners, without proving in anywise detrimental to the administration of criminal justice."

INCREASE OF TAXATION.

The Government of Alabama is economically adminis-After all retrenchment within your power the necessity still confronts us of raising more revenue. Under existing laws and valuations the deficits for the past fiscal year, together with those of the next succeeding years, will aggregate \$688,993.63. We cannot meet the necessities of the case by an issue of bonds, since the constitution forbids it. It will not be possible in the future to bridge ever our difficulties by temporary expedients, as has been done in the past, unless your action gives confidence that these deficits will be speedily lessened and soon liquidated. With better mode of assessments, and such savings as may be in your power, an additional tax of half a mill will soon place your financies in a healthy condition. I, therefore, recommend an increase in the rate to that extent.

Our situation compels choice of one of three alternatives; either largely reduce the appropriations for the public schools; disregard the public obligations; or increase the taxes. It is neither wise nor just to withdraw any of of the existing appropriations from the schools. The people of Alabama will not consent to the dishonor and ruin which follow breach of the public

faith. Increase of taxation is the only course left open. To the extent that such increase is necessary representatives may fearlessly impose it, with unhesitating faith in the patriotism and intelligence of an enlightened people.

FUNDING STATE'S BONDED INDEBTEDNESS.

At your last session an act was passed "To consolidate and adjust the bonded debt of the State," which contemplated the retirement of the present bonds and the issue

of others at a lower rate of interest.

The act made no appropriation for the expenses of the The new bonds would bear less interest than the old, and the only incentive to the exchanging the old for the new is the longer date to their maturity. The act did not give specific authority to make the new bonds payable in gold which would have added to their value among capitalists, especially those in Europe who would be most likely to invest in our new bonds, and to the inducements to holders of our present bonds to exchange. The outstanding bonds cannot be called in at the pleasure of the State, and to attempt to buy them up-if it had been possible to dispose of the new bonds at a premium, and thus obtain a fund with which to buy old bonds-would have run the old bonds up to a premium, which would practically put them out of reach. difficulty is that under the constitution an issue of new bonds can not be put upon the market and sold to provide a fund to buy up bonds whose holders were unwilling to exchange. New bonds can only be issued dollar for dollar to take up the old bonds, and only as fast as old bonds are surrendered for exchange. To make any funding plan a success it was therefore, necessary to induce capitalists, who would be willing to advance money, to undertake the funding operations. The uncertainty prevailing as to the financial policy of the United States during the long extra session of congress defeated my early efforts to interest bond-holders or others in any funding arrangement. Another effort, made last spring, was likewise unsuccessful, because bondholders and others concerned preferred to wait the result of our State

W C X C X

election and the action which the legislature would take

to improve our financial condition.

It is advisable to enact new legislation on the subject which should make the necessary appropriation for expenses, and give the governor authority to make the bonds payable in gold, if that be found necessary, and leave the details of the negotiations as flexible as possible.

THE CONVICT DEPARTMENT.

On the first of September, 1894, there were 1,577 State convicts and 915 county convicts. The State convicts are located as follows: 792 at Pratt Mines, 334 at Spigeners' and 271 at the Walls and Fort Jackson. The convicts at the Walls are mainly the women and disabled, while those at Spigener's, as a rule, are unfit for work in the mines. The county convicts are nearly all located at Pratt Mines and Coalburg.

The executive and legislature of 1892 come into power by the votes of a majority which declared, to quote the phrase in which their wishes were embodied, that "we demand that free labor shall be relieved of competition with convicts, and all necessary laws shall be enacted to

forever prevent such competition."

It was not for those to whom this duty was committed to refuse to perform it, because the change would entail heavy burdens upon the people. They had decided that matter for themselves. Accordingly, earnest efforts were made to frame a system which would accomplish the desired ends, and complete it as early as the means at our control would permit. The State was fortunate in securing the services of very eminent business men to undertake the management of convicts under the new system, and their efforts were heartily seconded by all the officers of the convict department.

The managers purchased 4,508 acres of land at Spigeners at a cost of \$44,722.25, all of which has been paid except \$11,000. They also purchased 720 acres of land near the penitentiary at a cost of \$5,748.34, all of which has been paid. This last purchase was made to secure a debt due the state for convict hires which could not

otherwise have been collected. In making the purchase of these lands the Board had in view not only the present needs, but the enlargement of the system. The site was selected on account of its desirability for manufacturing purposes, its health, convenience of access and transportation facilities.

The entire income from all sources from Sept. 1st, 1892, to Sept. 1st, 1894, was \$253,215.07, while the expenses during that period, including outlay for land and other property now on hand, were \$205,551.54. In the expenditures, however, the amount disbursed for court

costs is not included.

The foundations of the new system were laid, and much work done to perfect it. The managers, however, were without sufficient means to erect manufactures or establish plants which were essential to the proper employment of the convicts, and such of them as were available were employed in preparing the prisons at Spigeners, clearing the lands, making brick, and then engaged in agricultural pursuits. Without much larger appropriations than heretofore it will not be in the power of the managers to complete preparations in time to receive the large number of convicts which will come under their control at the expiration of the present lease, or to employ them afterwards in any way in which the department can be made self-sustaining. You will have to provide for all these contingencies.

The cvils of the lease system are a part of the history of our State. If we return to that system, its evils will also return to plague us. If our situation compels a halt, the new system should not be abolished but only

suspended.

I invite careful consideration of the report of the Board of Managers, and accompanying documents, which give detailed information of receipts and expenditures and other statistics. Their recommendations and suggestions are entitled to great weight, and I believe with them that it is practicable to complete the present system, if freed of the heavy burden of paying the costs, which has not only taken so much of the earnings of able convicts, but entailed upon the Department the support of so many who can not earn their subsistence, much less the costs of their conviction.

SUPPRESSION OF DISORDER DURING STRIKES.

Strike at New Decatur.

On October 3d, 1893, information was received of impending trouble of a serious nature at New Decatur. growing out of the strike of several hundred men employed in the railroad shops there. A forged order from the United States Court, directing the reinstatement of the strikers, impressed numbers of them with the belief that they would be justified in a forcible seizure of the shops, and that it would be unlawful for the guard at the shops to resist force by force. It was the prevalent opinion that the trouble would culminate next morning. and serious bloodshed and destruction of property ensue, which, under the existing conditions, the civil authorities could not prevent. Accordingly Col. Clark, with the local companies in Jefferson county, was ordered to proceed on a special train that night to Hartselle, not far from New Decatur, and there await orders, but was afterwards directed to proceed to the latter place which he reached early the next morning. The timely presence of the troops prevented all further trouble, and after receiving assurances from the organizations engaged in the strike that it should be conducted peaceably, the troops were ordered to return on the night of October 4th.

THE MINERS' STRIKE.

On the 14th of April, 1894, over seven thousand coal miners in Jefferson, Walker and Bibb counties joined in a strike, partly for reasons of their own and partly in sympathy with the general strike ordered by the United Mine Workers of America. The strike was destined to be of long duration, and had the sympathy and assistance of large numbers of the people of those counties, which, until finally alienated by repeated acts of violence, were often misinterpreted by the lawless as tacit, if not open, encouragement of their violence, and added very greatly to the difficulty of maintaining law and order.

The country was then slowly recovering from the terrible depression of the previous year, and this strike

added to the number of unemployed and suffering, and the consequent danger of turbulence. Success of the strike depended upon restricting the output of coal; but the work of the large number of convicts in the mines threatened to defeat that result, and inflamed resentment to such a pitch that many of the more violent strikers advocated force to remove the convicts. Among this violent class, a few of whom had purchased arms and drilled together, were a number of negro miners, some of whom were ex-convicts, quite a number of white miners who could not speak our language, and many who had left Tennessee because of their participation in the "Coal Creek War." A heated political struggle was then in progress, and there were not wanting men who, for partisan ends, fomented irritation and made appeals to the lowest passions of the unemployed. Serious commotions and turbulence seemed inevitable, and I therefore kept in constant communication with the sheriff, and perfected arrangements for promptly gathering and receiving intelligence of any changes in the situation.

During the first few days of the strike conservative miners checked open acts of violence, but it was ushered in with intimidation and threats against the persons and property of those who continued at work. Apprehension that these threats would be carried out, caused many appeals to the civil authorities for protection, resulting in the stationing of scores of deputies around the

mines, which further intensified feeling.

In consequence of representations of anticipated trouble mext day, I visited Birmingham on April 24th and conferred with the sheriff. Anxious to avoid the use of the troods, and desiring to bring to the aid of the civil authorities the active co-operation of the strikers, as well as to place responsibility upon them, as far as possible, for the maintenance of order, I had a conference next day with the Executive Board of the United Miners of Alabama, which, as the representative head of the miners, was charged with the conduct of the strike. After reviewing the laws bearing upon the situation and explaining to the committee that the authorities were not charged with any functions concerning the strike, as such, and, so long as the peace was preserved, could do

nothing that could possibly affect it, except to use their good offices, if practicable, to bring about a satisfactory adjustment, I impressed upon the members the consequences which would result from violence, and the obligation which rested upon them to give active aid and moral support to the authorities. The committee promised to do all in its power; but admitted there were a number of miners whom it could not control and for whom it would not answer. Whatever the committee's good intentions, I soon learned that its influence was a very slight barrier to acts of violence upon the part of the strikers.

During the next thirty days the situation grew steadily Early in May, a large mob, mainly of striking miners from Jefferson county, invaded Horse Creek in Walker county in the night time, blew up the works atone mine with dynamite, and set fire to another, and then dispersed so quickly that pursuit was not practica-Shortly afterwards, at Pratt Mines, in the vicinity of which the State convicts are confined, strikers murdered a miner named Glover, who refused to quit work, and attempted to assassinate another, named Holman, The presence of the sheriff with for the same reason. a strong posse to protect Holman from mob violence, while on a preliminary trial for a misdemeanor at Pratt-City, excited so much hostility on the part of the strikers that a bloody riot was barely averted by the prudence and firmness of the sheriff. In the vicinity of Pratt Mines armed strikers secretly met for the purpose of releasing the convicts by force, and abandoned their contemplated attack solely because their leader, failing in courage, surrendered to the sheriff, and information had reached them that the local troops had been ordered to their armories. Armed bodies of miners began to move over the country in the night, and exchange of shots with the guards and the explosion of dynamite and other demonstrations to terrorize operators and miners were not infrequent.

It was not without hesitation that I refrained from ordering troops to the scene on my own responsibility, some days earlier than the sheriff called for them; since conditions far more favorable than ours for the preser-

vation of the peace, in Ohio, Pennsylvania, West Virginia and other mining States, during the same strike, speedily brought forth bloody riots, seizures of railroads, burning of bridges, and interruption of traffic, and it seemed unwise to risk further delay. The sheriff, however, who was on the ground, and who acted throughout with great wisdom and firmness, held to his conviction that the civil authorities and local military could cope with the situation, and did not ask for other than the local troops until the 25th day of May, when he made a formal call under the statute for further assistance.

The Second Regiment was at once ordered into camp at Ensley City, which had been previously selected, owing to its nearness to Pratt City and the convict stockades, and the ease with which other threatened points could be reached by rail. As it was about the season for the annual camps of instruction it was determined not to call the troops into active service for the enforcement of the laws, but to put the three regiments in succession in camp of instruction at Ensley City, for a period of ten days each, where their presence and availability for service, would accomplish all the desired ends. The Second Regiment was in its turn relieved by the First Regiment, and it, in turn, by the Third. In this way, at no other cost to the State than the subsistence and transportation of the men, a force of five hundred troops was constantly kept at Ensley during a period of thirty Their presence subdued all further attempts at organized violence, but could not prevent frequent attempts at bridge burning and assaults upon unprotected watchmen, to which the lawless confined themselves after the arrival of the troops. During the tour of duty of the First Regiment, 200 men, under Col. Williams, whom I accompanied, were ordered to Blue Creek to prevent a threatened attack upon the miners at work there; but news of the movement of the troops preceded them, and the mob, the numbers of which had been greatly exaggerated, had dispersed. A similar experience followed the sending of a detachment of 80 men from the same regiment on June 12th to Chinn's Trestle, the destruction of which was threatened by a body of armed men. As the tour of duty of the last regiment expired on the 23rd of June, and the situation, though quiet, was not satisfactory, a force of about 250 officers and men, who volunteered for duty, were ordered into active service at Ensley for an indefinite period. On the 30th of June, no acts of violence having been repeated since the 23rd, and, after a personal conference with the Sheriff, this force was ordered home, as there were no indications of further trouble which the civil authorities and local military could not control.

THE RAILROAD STRIKE.

The passions of the miners's strike which were then slowly dying out were suddenly revived by the railroad strike which was inaugurated at Chicago under the auspices of the American Railway Union, and extended to

Birmingham on the night of July 7th.

This same strike by its blockade of inter-State highways elsewhere had already thrown numbers of our workmen out of employment, denied many of our farmers a market for their produce, and increased the cost of the necessaries of life to all. The acts of violence and bloodshed, at times bordering almost on a state of war, which accompanied this strike in its progress through other States to Alabama, gave emphatic warning of what might be expected from it here. The repetition and increase of these evils by a lawless blockade of our own highways would have been calamitous. The minds of many ordinarily self poised men employed upon our railroads seemed possessed of a temporary frenzy, which made them easy converts to this causeless crusade against our prosperity, and aggravated as the situation was by the disorders and passions of another strike, it was difficult to foresee the intensity and duration of the struggle precipitated by the movement. It seemed a duty, therefore, to appeal to the reason and patriotism of those of our own citizens who were expected to engage in this war upon our own people, as well as to arouse public opinion against it Accordingly on the 7th day of July I issued a proclamation denouncing the folly and wickedness of attempting to interrupt the use of our railways, and bring harm upon the whole people, in order to force the adjustment of a dispute between a Chicago manufacturer and his workmen, with which the people of Alabama had no concern, and in the settlement of which they had neither voice, influence nor control.

Adequate preparations to suppress the lawlessness which was imminent, could not ignore the grave consideration that the turbulence born of this new strike would surely be swelled in volume by renewed violence in furtherance of the old strike, and that to the task of subduing the combined forces of both in Jefferson county might be added the necessity of dealing at the same time, with disorder resulting from attempts to blockade our highways at other points, unless the fate of the effort at Birmingham discouraged such attempts elsewhere. Accordingly cautionary orders were issued to all the troops, and preparations made to afford strong and

prompt support to the civil authorities.

July 8th, the second day of this strike, was one of anxiety in Birmingham. The turbulence of the parent strike in Chicago, and its probable effect upon the local strike were all-absorbing topics, and added greatly to the excitement. Owing to the depressed condition of business, and the long duration of the mining strike, many men were out of employment and becoming desperate, and this new strike doubled their number; while all the lawless elements in the city were ready to take advantage of any opportunity it might afford for incendiarism and plunder. Crowds of strikers, though many sight-seers mingled with them, gathered in the passenger station and approaches, making the movement of trains almost impracticable. Committees or individuals met each train on arrival and departure, and by persuasion and threats sought to induce the train men to leave their posts, and this led to frequent quarrels and altercations, while the vast throng looked on, jeered and yelled, and hourly became more disorderly and reckless.

The small police force and deputies who could be spared from other points was too weak either to clear the station or preserve order. Any attempt by this small force to do so, especially if blood was shed, as was

probable in the temper of the crowds, would have been the signal for general bloodshed and destruction of property; and, on the other hand, to stand still and allow the disorder of these crowds to continue unchecked much longer was sure to result in rioting and destruction of property. A reliable and effective posse was not available to the civil authorities under the prevailing conditions, and they looked forward to the next day with grave forebodings.

I reached Birmingham at miduight on July 8th, and at once conferred with the sheriff and acting mayor. We all agreed that a strong body of troops should be thrown in the city at once, and proper orders to that end were immediately issued. Under statutory authority all bar-

rooms and gun shops were ordered to close.

The local troops under Col. Clarke were ordered to take possession of the station and disperse the crowds there early the next morning, without waiting the arrival of other troops, knowledge of whose coming tended to prevent any resistance which might otherwise have been opposed to the local troops alone. The station and approaches were cleared without much serious resistence. As Col. Clarke and his command had been on duty almost constantly since the beginning of the strike it was determined to relieve them on the arrival of the other troops and hold them in reserve, which was done about midday on the 9th of July when about 600 men, under Major Gen'l Whiting, whom I had assigned to the command, reported in Birmingham.

During the next week the troops were employed in guarding and regulating the passenger station and approaches, protecting the round-houses and other railroad property which was threatened with destruction, dispersing the crowds and preventing interference with property and trains. The effect of public opinion as well as the display of the power of the State and the evident determination of the authorities to enforce the law,

soon brought this reckless strike to an end.

RENEWED VIOLENCE OF MINERS' STRIKE.

On the 16th of July, all apprehension of danger from

this strike having passed, and the situation being reported as peaceful in the mining districts, all the troops were relieved from duty and ordered home. About five o'clock in the evening and within two hours after the last of the troops had left, information was received at Birmingham, where I still remained, that a mob of several hundred armed strikers were murdering negroes and guards at slope number 3, near Pratt City, about eight miles disiant from Birmingham. In the midst of the turmoil, in which the city was thrown by this news, several attempts were made to set fire to cars and destroy other property there. This violent outbreak in so short a time after the departure of the troops, and evidently planned with reference to it, and followed by simultaneous efforts at incendiarism in the city, indicated, not only the frenzy and madness which the presence of troops had kept in check, but a general combination on the part of the vicious elements to engage in simultaneous acts of violence in different parts of the county. An immediate return of the troops then enroute to their homes was therefore ordered. They commenced to arrive at Birmingham within three hours, and by next day the whole force was again on the grounds.

On the first news of the outbreak a small guard which had remained in camp to protect public property, was ordered to the scene, under Lieutenant Erwin of my staff, and instructions were sent to Col. Clarke to follow with the local batallion. Neither the sheriff's posse nor the troops were able to come up with the mob which had scattered after a sharp fight with a few of the guards, in which B. W. Tierce, one of the guards, and three negroes were killed, and other men wounded including sev-The near approach of darkness rendered eral strikers. the attempted pursuit impracticable, and the local troops were stationed for the night at the different slopes, and afterwards with other troops concentrated in camp at Ensley City, from whence they could easily move to repel attacks upon the miners in the adjacent mines, who were afraid to continue at work without such protection. The other troops were stationed in camp in the city of Birmingham to preserve order there and in the adjacent territory.

The sheriff within a few hours after the massacre near Pratt Mines, arrested over one hundred persons for participating in it, and confined them in the county jail, and there was apprehension of a forcible attempt to release them. Several efforts at incendiarism had occurred in the city, and a large fire was attributed to such an Sentinels on duty were frequently stoned. miners' strike was still unsettled, and renewed collisions were probable from efforts to put new men at work. was, therefore, necessary to retain a strong body of troops in the county until normal conditions were restored, which was hastened by the action of the citizens of Birmingham in organizing and arming companies to support the civil authorities, when the troops were removed. The strength of the command was diminished as fast as improvement in the situation permitted, until the mining strike was settled. On August 14th the troops were removed, after a service in which large numbers of them had been on duty for a period of seventy-three days. The railroad companies made no charge for the transportation of troops during the railroad strike. The expense for transportation, subsistence and pay of the troops, during the period for which they were ordered into active service, amounted to \$35,385.95, which, in view of the number of troops, the distances over which they were transported, and the length of service, was light, and reflects great credit upon the staff departments, the burden of whose labor fell mainly on Col. B. L. Holt, Quartermaster General.

Thus ended the most formidable and threatening commotion in the history of our State, in times of peace. Its lessons will not be unheeded. The time is distant when lawless combinations, no matter what their strength will again challenge the supremacy of the laws by force, or forget the deep attachment of the masses for the blessings of liberty regulated by law, which caused thousands of our citizens, at the first sign of danger, to volunteer for the defense of the State. Our people have been taught as never before in this generation, the force of the truth declared by the fathers that a well regulated militia "is necessary to the security of a free State." The comparative ease with which the disorder was confined to

narrow limits and finally subdued, when contrasted with the struggle under like conditions elsewhere which brought forth so much of anarchy and terror, gives to the world assurance that the blessings of peace and enlightened government are nowhere more highly prized, or better secured against the domination of mobs, than in our midst.

MOBS AND REMEDIES TO PREVENT THEM.

While the ability of the State to deal with open revolts against the supremacy of its laws has been amply demonstrated, I regret that deplorable acts of violence have been perpetrated, in at least four instances, within the past two years by mobs, whose work and quick dispersions rendered it impossible to protect their victims. Within the past two years nine prisoners, who were either in jail or in the custody of the officers, have been taken from them without resistance, and put to death. was doubt of the guilt of the defendants in most of these cases, and few of them were charged with capital offenses. None of them involved the crime of rape. The largest rewards allowed by law were offered for the apprehension of the offenders, and officers were urged to a vigilant performance of their duties, and aided in some instances by the services of skilled detectives; but not a siegle arrest has been made and the grand juries in these counties have returned no bills of indictment. This would indicate either that local public sentiment approved these acts of violence or was too weak to punish them, or that the officers charged with that duty were in some way lacking in their performance. The evil can not be cured or remedied by silence as to its existence. Unchecked, it will continue until it becomes a reproach to our good name, and a menace to our prosperity and peace; and it behooves you to exhaust all remedies within your power to find better preventives for such crimes.

A committee of the general assembly has far greater facilities for extracting facts than the executive. I recommend that an investigation be made of these cases, which if productive of no other result, will at least convince law breakers that the State will exhaust every means within its power to punish mobs.

It can not be denied that in many instances the success of these efforts against prisoners, is due either to cowardice, false standards of duty, or the sympathy of officers with the lawless purpose to dispose of their prisoners.

Some indeed contend that an officer is not bound in law and honor to fight in defense of his prisoner, if he thereby risks the loss of his own life, or where resistance, if attempted, would prove useless. Such a standard of duty finds no support in the law of either God or man, and subverts the great law of honor, which runs through all the relations of life, that when a man becomes another's keeper he assumes relations which he can not evade or throw off at will, no matter what the personal peril to himself. A statute declaring in terms that any officer entrusted with the custody of prisoners is bound in law and honor to fight in their defense against mobs, no matter what the peril to the officer, or the probability of successful resistance; would have a happy effect.

As a further stimulus to courageous discharge of duty in such cases, authority should be vested in the governor to suspend from office, until the next meeting of the next general assembly which would pass upon the case, any officer who fails to resist mob violence against his prisoners. Impeachment proceedings are not regarded as formidable, in localites where grand juries and magistrates alone are unable to obtain any proof as to the participants in mob outrages, when it is almost matter of

common knowledge in the neighborhood.

It would also quicken public opinion, and aid in suppressing mob outrages, if a statute were passed giving the family or next of kin of any person who is taken from the custody of the officers of the law and put to death by a mob, a right of recovery against the county where the crime occurred, unless blood is shed in defense of the prisoner, or some of the participants in the mob are convicted within a year.

Statutes of this kind early found their way into the laws of the mother country and remain unrepealed after long experience, and their principle has been further extended in some of our sister states by making cities and communities answerable to owners of property destroyed

by mobs. Such legislation is not amenable to the objections which some years ago caused the repeal of a somewhat similar statute of our own. That statute gave a penalty against the county not only where any person was murdered by any "outlaw," or by any "person in disguise," or "for past or present party affiliation," but also in cases of certain assaults and batteries. Its effect was to draw the community into litigation over almost every homicide, and to induce perjury in order to attach a political hue to many violations of laws, solely for the sake of personal gain.

All men realize when a prisoner in the actual custody of the law is taken away by lawless violence and put to death, that a double crime is committed; for not only is a citizen murdered, but the dignity and authority of the state are outraged and defied at the same time. A civil responsibility fastened upon the community which permits such outrages, and elects officers who will not resist them by force, would bring none of the evil consequences of the former statute, and would be promotive

of peace and the protection and security of life.

One cause of mob violence is the delay in the trial of The judicial force is not sufficient criminals in our courts. to promptly try offenders, when courts of crimnial jurisdiction are held but twice a year in a county, and the time allotted for their sessions is frequently insufficient to dispose of all the business. I renew the suggestion in my special message of February 6th, 1893, that a new circuit created out of some small county or counties whose business will require but little time, leaving the judge subject to directions from the governor or chief justice to hold special terms of court for the trial of criminals in cases where the public good would be imperiled by waiting until the next regular term. The mode suggested is the only feasible one under the present constitution, to cure the evils of long intervals between the terms of court, and consequent delay in the trial of criminal cases, and the clogging of business where judges are prevented by sickness or other providential cause from holding regular terms. The saving in the cost of feeding of prisoners, to say nothing of the other public benefits, would more than reimburse the State for the salary of the additional judge.

THE STATE TROOPS.

The State troops are composed of the flower of the young men of all classes of our population. They are as indispensible an arm of the government as the courts or the legislature, and their effective existence gives a sense of security and confidence in a continued reign of law and public tranquility, which is of inestimable value to the prosperity and happiness of the people. Patriotism and earnest devotion to the law are the sole incentives to the citizen soldier to the risk of life, pecuniary loss, and deprivations, which fall to his lot in the service of the State. They receive no other reward than the consciousness of duty faithfully performed. The State makes little provision for them. The demagogue and anarchist deride them. The good citizen too often misunderstands them, and is indifferent to their welfare, yet year after year the organization has continued so increase in efficiency, and render willing service to the people. This splendid organization, which more than once has stood between law and anarchy, and has never yet been aught but the trusted servant of the civil power, deserves and should receive all the encouragement and aid in your power. Any reduction in the small support which the State now gives them would promote anarchy, not economy.

A large debt of gratude is due for the great service of the State Troops in the troubles last Summer. For thirty days, without other compensation than food while on the scene of trouble, and transportation to it, they stood guard over life and property, at much personal inconvenience and loss; and for another longer period, during their active service, they received a pittance which the day laborer would refuse for peaceful employment, while civil officers and private guards, doing like duty as the troops, were handsomely compensated. Under most galling provocations and insult there was no instance of oppression of the citizen, or the slightest disrespect of the civil authorities. Their conduct excited the admiration of all law abiding people, and won the respect even

of the lawless.

The report of the Adjutant General gives an interesting and detailed account of the military operations during the late trouble, and contains many recommendations to which your earnest attention is invited; especially those relating to the re-organization of the regiments in the interest of enconomy and to conform to a change in the tactics.

The State is now responsible for all the arms and camp equipage in the hands of the troops, which remain the property of the United States and are accounted for to it. Two of the batteries are without proper shelter for their guns, and there is no provision by which proper armories can be rented for them. This should be remedied.

Lt. J. B. Erwin, 4th U. S. Cavalry, who has long been on duty with the State troops, has been ordered to return to his regiment on the 15th of December next. It is due him to acknowledge the valuable aid and services rendered at all times, and especially during the time when the troops were in the field last Summer.

SUPPRESSION OF BOYCOTTING.

The evils of "boycotting" require further legislation at your hands. Unlike the strike, it is not a legitimate weapon of offense or defense, since it assails those who are strangers to the quarrel. By threats of inqury to his business and relations with others, it seeks to enforce the citizens to become a partner in the reprisals and revenges of other men, and thus embroils individuals and communities in every controversy within their borders. It is destructive of individual liberty and freedom of action; the oppression of the weak and defenselesss, and is the ready instrument of anarchy. It is this spirit which burned bridges and imperiled the lives of innocent travellers last summer; because railroads would not violate imperative duties to the public by refusing to transport coal, dug by workmen obnoxious to others who would not then work in the mines. It is the same spirit, grown insolvent with fancied power, which lately attempted to blockade our highways, and inflict grevious harm upon the people of the whole State, because public carriers, defying lawless dictation, declined to transgress the law. by boycotting a carbuilder who had an unsettled quarrel with his workmen in another State. Civil remedies are not adequate to protect society or individuals against such wrongs. Criminal legislation can effectually deal with this growing evil.

BETTER PROTECTION TO LABOR.

Strikes, though in form differences with employers, are often nothing more than relentless war of labor against labor, in which those who leave unsatisfactory employment wage war upon others, to whom it is satisfactory. to prevent their accepting it. When strikes assume this phase the dignity and rights of labor are most trampled down by those who profess to champion them; and the sacred right of the workingman to determine for himself when, for whom, and at what price he will labor, is wrenched from him by deplorable intimidation and violence on the part of his fellowworkmen. Public opinion, at last must be the main corrective for much of this evil, but true friendship lor labor, as well as a due regard for society, requires more stringent provisions than our laws now furnish, to prevent and punish intimidation and violence against men who work, on the part of others who insist on keeping them idle.

ARBITRATION FOR LABOR TROUBLES.

In this era of over production and extraordinary transportation facilities, and the ruinous competition which they beget in many branches of industry and trade, it is not always the fault of men that they are without work, or of employers that they do not offer or pay remunerative wages. Contentions between employer and employed as to wages and the modes of conducting business will perhaps be more frequent in the future than in the past. The right to strike which is often used as a remedy in such controversies, like the right to bear arms, is often abused: but it is essential to self-defense and ought not Strikes are generally, public evils, and to be curtailed wise statemenship will seek to diminish their frequency, Many labor contentions would not take the form of strikes if the opposing parties had a tribunal, which commanded their confidence, to which they could voluntarily resort to submit the justice of their respective differences. The creation of such Boards of arbitration, models of which can be found in the legislation of several of our sister States, would tend to lessen the frequency of strikes and to more satisfactory relations between workmen and employers, and I, therefore, recommend such legislion.

The power of such Boards must, of course, be confined to the decision and publication of the merits of controversies, leaving it to the interest of the parties and the power of public opinion to induce submission to their awards. Compulsory arbitration as a remedy for any labor trouble is a delusion. The power, which can compel the workman to labor for a given period at a price or on terms fixed by others without his consent, has absolute mastery over him and would finally enslave him; while on the other hand, any tribunal which can determine, against the consent of the owner, what value shall be allowed for the use of his property and skill in a business, or the terms upon which it shall be conducted, is a tyrant, which can confiscate his property and destroy his liberty. The granting of such power over either workmen or employers, even if the Constitution permitted, would be a fatal blow to free institutions and a backward step for civilization. It make serfs of those who work, and State tenants of those who own property.

AMENDMENT OF ELECTION LAW.

It is to be regretted that laws relating to the ballot should ever be matters of partisan dispute. The legislation at your last session which is nothing more than the Australian system, with liberal modifications to prevent disfranchisement of unlettered voters, was most bitterly opposed by those who claimed to be most strenuous advocates of fair elections. Time and experience have proved that the law was not open to the objections so violently urged against it, and the results have given satisfaction. To induce cheerful acquiescence in the declared result, elections should not only be fair but should be believed to be fair. This can be accomplished by legislation securing the appointment of inspectors, clerks and fixers at each polling place, nominated by the proper

authorities of each of the parties having candidates to be voted for at the election. I recommend such legislation.

I also renew the following suggestion from my last bi-

ennial message:

"The people rule and execute their policies through political parties. The party primaries and conventions by which men are named for public service, therefore, become of vital concern to the state. The safeguards which the law throws around legal elections, may, in a large measure, be wisely extended to these preliminary gatherings of the citizens, which in reality give and transfer the political power of the state. Such safeguards would also add to public content, and disarm the cry of fraud, in which disappointment sincerely indulges, but which quite as frequently is the unmanly acceptance of defeat, and insincerely urged to further future ambitions."

ENCOURAGEMENT OF MANUFACTURES.

Some of our sister states exempt from taxation for a limited period property invested in factories and like undertakings, while Alabama does not. This has induced many enterprises, which, on account of climate and nearness of raw material, are now leaving their old locations to go to neighboring states, when otherwise they would come to Alabama. It may not be wise to exempt any property now here from taxation, because a manufacturing plant is located upon it. On the other hand, it does not seem unwise or inequitable while taxing the land upon which a plant is located to exempt from taxation, for a limited period, plants and capital invested in enterprises which would not come here but for such inducements. If it is within your power, about which there is considerable doubt, such legislation would be productive of much good, not only by attracting thrift and capital, but in the end in adding largely to the taxable values. While not a duty which could be imposed upon them by law, I doubt not that the judges of the supreme court, if requested by a joint resolution of the two houses, would give their opinion on the subject, and the question would be practically settled. If favorable,

the general assembly could pass such legislation as it deems desirable, at the present session, and investors would then act with confidence.

CHANGE OF PUNISHMENT FOR SOME MISDEMEANORS.

Miller was it with the CATA IT for it as a start of

who will also a commence of the gradient of the same We have far too many misdemeanors, and our system. of imprisonment for costs as well as fines often inflicts sentences of shocking severity even for, the lightest offenses. A sentence for a chance affray, for instance; or a failure to work the roads, may warrent nothing more than the imposition of a very light fine, but when the imprisonment for costs is added it swells the punishment out of all proportion to the gravity of the offense. The man who pays the small fine and costs receives his liberty, while the other, having no estate, is punished by months of hard labor in the mines. It is difficult to defend either the severity of the sentence or the discrimination, since it seems a punishment for poverty rather. than crime. The man who suffers such imprisoment smarts under its injustice and is often ruined as a citizen.

The number of punishments, out of all proportion to the degree of the offense, is very large and should cause It would be far better in punishing most misdemeanors, certainly those that involve little or no moral turpitude, to provide a less severe and more uniform penalty. Instead of sending defendants to the mines for months to pay the costs of conviction for slight misdemeanors, it would be better, especially for the first offense, to substitute punishment by solitary confinement in jail, upon bread and water, for a few days. Such punishment administered under the direction of a medical man would not be "cruel or unusual." It would not be out of proportion to the offense, nor as severe or degrading as long imprisonment in the mines, and would have as great an effect in inducing observance of the law. Such confinement would not directly produce revenue, but in the end it would save the multiplication of convicts, and the resultant evils.

THE PUBLIC SCHOOLS.

The total amount, including poll taxes, appropriated

for public schools for the scholastic year ending September 30, 1894, was \$633,519.41. The number of pupils enrolled was white, 190,305; blacks, 115,709. They were taught by 4,412 white and 2,296 black teachers, the white schools numbering 4,439 and those for blacks 2,196, exclusive of schools in cities and separate school districts.

In spite of the depressed condition of the country the public schools have made considerable progress during the past two years. Under the wise administration of the superintendent, the schools have improved in excellence, while public interest in them has been greatly quickened, and the people have become more thoroughly aroused to the necessity of a vigorous and concerted private effort to supplement the state appropriation.

In our present condition, you will not find it possible to increase the appropriation from the state, unless it be by means of more efficient provision for the collection of the poll taxes. The interesting report of the superintendent contains some valuable recommendations to

which your attention is directed.

THE STATE UNIVERSITY.

The annual reports of the trustees of the University of Alabama for the last two years will be submitted to you. They show in detail its condition, and the gratifying progress and improvement made in its several departments. While the attendance has been less than in more prosperous years, it has continued to improve in other respects, and nothing is lacking, under the guidance of its able body of professors, to rank it among the highest institutions of the kind in this country, save a large endowment fund, which is not now in your power to grant.

AGRICULTURAL & MECHANICAL COLLEGE.

The reports of the trustees of the A. & M. College shows that this institution is in a prosperous condition and doing excellent work for the state, especially in the department of technical education, for which it is so well fitted. It is a great ornament to Alabama and its

excellence has attracted attention in foreign countries as well as our own.

ALABAMA BRYCE INSANE HOSPITAL.

This great charity continues to stand among the foremost institutions of the kind in the world. No one would wish to see its usefulness curtailed. The reports of the trustees, which give full information of its condition, show the excellent system and economy which pervade the institution.

INSTITUTE FOR THE DEAF.

The report of the trustees of the Alabama Institute for the Deaf, which includes that of the Academy for the Dumb, the Academy for the Blind, and schools for negro deaf mutes and blind, will be laid before you. The excellent printing of this report, which will attract attention, is the work of its pupils.

These institutions are doing great good and are well managed. The state, and these institutions alike, sustained a great loss in the death of Dr. Henry Joseph Johnson, their late principal. He was to the deaf, dumb and blind what Bryce was to the insane, which is high but nevertheless just praise.

OYSTER LAW.

Under the present law the expenses of inspection are greater than the income, and legislation should be had at this session to remedy the evil, either by lessening the number of inspectors or by increasing the tax, and also to cure some obscurities in the act in particulars which will be laid before you.

BOARD OF HEALTH.

The report of the state board of health shows the great work of this important department, not the least of which was the conduct of the quarantine against yellow fever in 1893, when that duty was undertaken for the first time by the state. This quarantine was faithfully and economically conducted, and gave a satisfaction and sense of public security which was not possible under the old system when numerous local bodies, each for itself, enforced varying and sometimes conflicting regulations. I acknowledge the cordial co-operation and great service of the state health officers. It would be false economy to lessen in any way the present support of the state to this department; for it grows more and more indispensable to the welfare of the people.

RAILROAD COMMISSION.

The reports of the railroad commission give a full in-

sight into the good work of this department,

The relations between the railroads and the people are generally amicable. Many of our railroads are in the hands of receivers, and it has been a struggle on the part of others to prevent a like fate. I am sure that any encouragement which can be extended by any wise legistation to these great developers of our state will find favor at your hands.

EXAMINER OF PUBLIC ACCOUNTS.

The reports of the examiner of public accounts are in the hands of the public printer and will be laid before your. The work of this meritorious and excellent officer speaks for itself, and has been of great benefit to the public service.

DEPARTMENT OF AGRICULTURE.

The report of the commissioner of agriculture shows the good work of this department, which has been largely directed to inducing desirable immigration, as well as directing attention to the growing of tobacco, and improvements in farming methods generally. At the last session the tax on fertilizers was reduced to 25 cents per ton. The purpose of this legislation was to reduce the price to consumers to the extent of the reduction from the former tax. It has not had that effect.

The appropriations made out of the funds arising from this source, including those at the last session, imperatively requires an increase of the tax or the withdrawal of the appropriations. I recommend the former.

CODIFICATION OF LAWS.

Under the constitution the laws must be codified in 1896. It will devolve on you at this session to pass proper statutes authorizing the work, in order that the results may be laid before your successors and adopted within the time fixed by the constitution.

MAIMED AND INDIGENT SOLDIERS' FUND.

The laws on this subject need amendment to prevent unworthy applicants from sharing in the benefits of the special tax. I recommend legislation requiring the appointment by the Governor of a board of three citizens in each county, with proper authority, to investigate and pass upon claims of applicants. Old soldiers would be glad to serve upon such boards, without compensation, since it would enable them to protect their comrades from imposition, and in counties where it was not practicable to appoint such boards, there would be many others, who for the good to be accomplished, would cheerfully act without charge. Under the present law, there is practically no way to contest the claim of an unworthy applicant, and few people know of it until it has been paid. The applications are wholly ex parte, and the probate judge often has no means of testing the bona fides of the claimant.

REPORTS OF AUDITOR AND TREASURER.

The reports of these officers give full details of the amount and nature of receipts and disbursements. The treasurer has been faithful and prompt in the discharge of his duties, and has given hearty co-operation in all my efforts to keep the treasury in funds. The auditor has been vigilant, industrious and fearless in the performance of his duties. His report contains many valuable

recommendations, concerning the better collection of the revenues, and upon other kindred subjects, which I am sure you will not overlook in framing revenue measures.

SALE OF SWAMP AND OVERFLOWED LANDS.

Under the act approved February 14th, 1893, "To dispose of swamp and overflowed lands patented to this state," they were advertised and sold as required by law. No complaint was lodged with the Governor as to the fairness of the sales, in which contingency alone the governor was authorized to set the sales aside. The net proceeds of the sales were \$23,405.67. As these lands were being depredated upon continually and their passing into private hands would result in their being settled and improved, it was wise policy to dispose of them.

· SCHOOL INDEMNITY LANDS.

None of the school indemnity lands certified to the state under contract with Col. John H. Caldwell have been disposed of by sale or lease within the past two year. It was not deemed wise, in view of the financial stringency, to put any of these lands on the market.

ATTORNEY GENERAL.

The duties of this responsible department have been wisely and energetically discharged. The attorney-general's report is now passing through the press, and I have not had an opportunity to examine it closely. I concur in his recommendation regarding additional legislation to prevent reversals in the supreme court upon technicalities which do not touch the merits of the case or the fairness of the trial.

TRIBUTES.

Twice within the past two years it has been my sad duty to order the flag at half mast for officers who died in the service of the state.

On the 18th day of July, 1893, General James T

Holtzclaw, associate railroad commissioner, died. As a soldier he rendered distinguished service to the state, and in days of peace, long labored for the advancement of her good. His death, just as he was beginning a new sphere of usefulness, was a severe loss to public service.

Chief Justice George W. Stone departed this life on the 11th of March, 1894. There have been few in any age who have more aided than he to build up justice, or moulded for the better the jurisprudence of the people among whom he lived, or who has left a deeper trace in his career of everything which a conscientious judge ought to propose for his ambition, or his virtue or his glory. His illustrious career, whether measured by the extraordinary length of service, or the marked ability with which he disposed of new and perplexing questions, has few parallels in the history of the English peoples; for during fifty years he expounded the law in times of passion and war, and amid the changing scenes of revolution, as well as in the calmer days of peace. No man ever lived in Alabama who did her more honor, and none ever died within her borders, whose death was a greater calamity.

CONCLUSION.

The past two years have not been seasons of prosperity. Abundant harvests have brought scant rewards. Industry and enterprise, in all their varied forms, have returned but little profit. Many of our people are profoundly discouraged. These things you will not overlook in devising measures for their welfare, neither will you forget that a people's confidence in their own resources and ability to master present ills, is, at last, the surest hope of future prosperity.

What confidence will we or others have in the future of Alabama, if, yielding to temporary depression, it now shrivels any of the functions of good government, rather than submit to increased burdens, not as great as those cheerfully borne by this people, under far worse conditions, a little more than a decade ago. What will be our advancement if the public schools be crippled, the public faith unkept, or our state denied adequate means to ad-

minister justice, protect life and property, enforce the law, and discharge the numberless tasks which enlightened statesmanship demands government to undertake, in the interest and happiness of the people? If all these duties are not performed in full measure, disaster, discontent and suffering are sure to follow. The set there is

Our natural resources are almost boundless, and a state which is worthy of them will speedily work out greater prosperity if we do not block the way and fetter the future by unwise legislation, born of discouragement and a stinted trust in the wisdom and patriotism of the 7 65.

people.

.....

Whatever I may do to lighten or aid your labors will be my care, during the brief term of service which remains to me, and I invoke upon your deliberations the blessing and aid of Him without whose favor man's! government can not wisely rule. 1 1 1

a grant the con-

THOS. G. JONES.

The above message was considered and read at length. On motion of Mr. John one thousand copies of said message were ordered printed.

PAGES AND MESSENGER.

The speaker appointed as pages, Michael Screws, James Wood and Jack Turner, and as messenger, Herbert Rankin.

INTRODUCTION OF BILLS.

The following bill was introduced; read the first time and referred to a special committee consisting of the members from Dallas, to-wit:

By Mr. Graham

H. 1. To confirm and amend the charter of the Selma. Fair & Driving Association, and to give the mayor and police of Selma authority to preserve order on the grounds, thereof !! And the the man have a replied to the state of the

The house adjourned until to-morrow morning at 10 O'clock. Butter about the way of the state of the property of

THIRD DAY.

House of Representatives,

THURSDAY, November 15th, 1894.

The house met pursuant to adjournment.

Prayer by Rev. Mr. Howell of Calhoun.

A quorum was present.

The journal of yesterday was read and approved.

DOOR-KEEPER OF THE GALLERY.

The speaker appointed Mr. W. H. Mangham of Lee as door-keeper for the gallery.

COMMUNICATION FROM THE GOVERNOR.

STATE OF ALABAMA, EXECUTIVE DEPARTMENT,

Office of the Governor,

Montgomery, November 14th, 1894.

Hon. Thos. H. Clark, Speaker of the House:

Dear Sir:—I have the honor to herewith transmit a gavel, made of Alabama walnut and cedar by the students in the manual training department of the Agricultural & Mechanical College. They desire that it be presented to you for the use of yourself and successors in your high office.

May this gavel never fall into hand less worthy than yours, and may it always be a reminder to the House that the youth of the land watch their labors with so-

licitude and hopeful pride.

Thos. G. Jones.

INTRODUCTION OF BLLS.

On a call of the counties bills were introduced, severally read one time and referred to appropriate committees, when raised, as follows:

By Mr. Moore—

H. 2. To extend the time for the construction of the harbor and railroad of the Birmingham, Mobile and Navy Cove Harbor Railroad Company.

Corporations; By Mr. Fuller—

H. 3. To repeal an act, entitled an act to regulate the trial of misdemeanors in the county of Bibb and to provide for the disposition of certain cases now pending in the county court of Bibb county and to abolish the county court of Bibb county,

Judiciary;

By Mr. Fuller—

H. 4. To require all fines and forfeitures imposed by any of the courts of Bibb county to be paid in good and lawful money,

Local legislation; By Mr. Williams—

H. 5. To repeal section four of an act to regulate and prescribe the manner of electing county commissioners of Pike, Bullock, Washington, Baldwin, Butler, Choctaw, Fayette, Shelby, DeKalb and Pickens counties, approved January 30th, 1893,

Local legislation; By M. Williams—

H. 6. To change the name of Jane Vandalia Hodge to that of Jane Vandalia Harp and confer upon her the rights of a femme sole,

Local legislation; By Mr. Calhoun—

H. 7. To preserve game animals and birds in the counties of Washington and Clarke,

Local legislation; By Mr. Grant—

H. 8. To amend section 991 of the code as to the county of Clarke,

Education;

Also,

H. 9. To give to owners of lands or their assignees a lien for the stipulated price or value commonly known as stumpage of timber sold from said lands, and to provide for the enforcement thereof,

Judiciary;

Also,

H. 10. To regulate the landing of goods by steamboats, vessels and other water craft,

Local legislation;

Also-

H. 11. To amend section 997 of the code as to the county of Clarke,

Education;

By Mr. Rand—

H. 12. To amend section 1869 of the code of Alabama, Judiciary;

By Mr. Banks—

H. 13. To authorize the sureties of R. A. Tompkins, ex-tax collector of Franklin county, to collect the unpaid taxes for the year 1892,

Judiciary,

By Mr. Knight—

H. 14. To repeal section 48 and to amend sections 54 and 61 of an act approved February 14th, 1892, entitled an act to create a new convict system for the state of Alabama, and to provide for the government, discipline and maintenance of all convicts in the state of Alabama, and to further provide for the working of the convicts of the state for the best financial interest of the state,

Penitentiary and criminal administration;

By Mr. O'Brien—

H. 15. To further regulate and provide for compensation to registrars in the state of Alabama,

Privileges and elections;

Also,

H. 16. To amend section 1891 of the code of 1886, Judiciary;

Also,

H. 17. To amend section 3875 of the code of Alabama of 1886 relating to trespasses on lands by cutting down trees, etc., etc.,

Judiciary;

By Mr. Montgomery-

H. 18. To amend section 7 of an act approved 27th February, 1889, entitled an act to establish a charter for the town of Avondale, Jefferson county,

Corporations;

By Mr. Lipscomb—

H. 19. To allow the constable of Bessemer beat number 33 in Jefferson county, and the constable of Birmingham beat number 37 in Jefferson county, and the constable of Parson beat number 3 in Jefferson county to appoint deputies,

Judiciary;

Also-

H. 20. To authorize and empower the mayor and board of aldermen of the city of Bessemer, to issue bonds of said city, for an amount not exceeding one hundred and twenty-five thousand dollars, for the purpose of purchasing a system of water works for said city,

Corporations;

By Mr. Kennedy—

H. 21. To incorporate the Bailey Springs University for the higher education of women,

.. Education;

By Mr. Ott—

H. 22. To exempt school trustees from poll tax and road duty,

Judiciary;

By Mr. Whitten-

H. 23. To provide for the election of county superintendent of education of Lowndes county,

Local legislation; By Mr. Fletcher—

H. 24. To authorize Madison county to purchase the macadamized roads belonging to the Madison Turnpike Company, and to issue bonds of said county to aid in the purchase of the same,

Local legislation; By Mr. Meador—

H. 25. To amend an act entitled an act to amend an act to establish a new charter for the city of Demopolis, approved March 28th, 1873, so as to authorize the mayor and council of the city of Demopolis to adopt and establish an official map of the city of Demopolis,

Local legislation;

Also,

н. 26. To authorize the mayor and councilmen of the

city of Demopolis to issue bonds of the city of Demopolis for an amount not exceeding fifteen thousand dollars bearing not more than six per cent. interest per annum payable semi-annually for the purpose of erecting and establishing water works for said city,

Local legislation; By Mr. Brooks—

H. 27. To provide for the working and and improvement of the public roads in Mobile county by contract, and to further regulate the working of the roads in said county,

Public roads and highways;

Also,

H. 28. To regulate primary elections in the county and city of Mobile,

Special committee consisting of members from Mobile;

Also.

H. 29. To regulate the administration of general assignments for the benefit of creditors,

Judiciary;

Also,

H. 30. To amend an act entitled an act to provide for publication and proceedings against defendants whose names are unknown in proceedings for partition, approved February 18, 1893,

Judiciary;

Also,

H. 31. To regulate the sales of goods, wares, merchandise and other personal property, advertised as bankrupt, insolvent, insurance, assignee, trustee, testator, executor, administrator, receiver, auction, syndicate, railroad or other wreck, wholesale or manufacturers or closing out sale, or goods damaged by smoke, fire, water or otherwise, and to provide for a license fee for such sales from such vendors,

Also,

н. 32. To amend section 4022 of the code of Alabama, Judiciary;

Also,

H. 33. To provide for the admission of written instruments in evidence in the courts in this state, in certain cases,

Judiciary;

Also,

н. 34. To amend section 1750 of the code of Alabama, Judiciary;

Also.

н. 35. To amend section 1913 of the code of Alabama, Judiciary;

Also,

н. 36. To amend section 3789 of the code of Alabama, Judiciary;

Also,

μ. 37. To define and punish petit larceny from dwelling-house, store-house, shop, warehouse, railroad car, steamboat, ship, vessel, or boat used for carrying freight or passengers,

Judiciary;

By Mr. Screws-

н. 38. To regulate costs in justices courts in Montgomery county,

Judiciary;

Also,

11. 39. To repeal section 82 of an act entitled an act to establish a new charter for the city of Montgomery, approved February 10, 1893,

Corporations;

Also,

11. J. R. 40. Relating to the American Protective Association.

Judiciary;

By Mr. Kyle—

n. 41. To regulate the issue of garnishments, and the proceedings thereon in the county of Morgan,

Judiciary;

H. 42. To incorporate the "Independent Brothers of Love,"

Corporations;

By Mr. Fleming—

н. 43. To amend section 4330 of the criminal code, Judiciary;

By Mr. Cameron—

H. 44. To amend section 11 of an act entitled an act to further regulate elections in the State of Alabama, approved February 21st, 1893,

Privileges and Elections;

By Mr. Camp—

H. 45. Providing for the payment of the costs in certain cases where defendants were convicted of felonies, in the city court of Talladega, and after serving part of their respective terms in the penitentiary were released,

Privileges and Elections;

By Mr. Mayfield (by request) -

н. 46 To provide for the compensation of the county solicitor of Tuskaloosa county,

Local legislation;
Also (by request)—

H. 47. To provide for the payment of claims against the fine and forfeiture fund of Tuskaloosa county,

Local legislation; By Mr. Patton—

н. 48. For the relief of J. P. Park, ex-tax assessor of Tuscaloosa, Alabama,

Local legislation; By Mr. Turner—

H. 49. To repeal an act entitled an act to authorize the sheriff of Washington county by virtue of his office to collect the state and county taxes thereof, and to perform generally all the duties required by law of the tax collector, approved February 10th, 1875,

Local legislation; By Mr. Ford—

H. 50. To regulate and prescribe the manner of electing county commissioners in Winston county,

Privileges and elections;

By Mr. Rogers—

н. 51. To increase the powers of probate judges of Alabama,

Judiciary.

MESSAGE FROM THE SENATE.

SENATE CHAMBER, Nov. 15, 1894.

Mr. Speaker:

The senate has adopted a joint resolution herewith sent raising a joint committee to investigate and report

to the general assembly the condition of the two and three per cent fund.

Committee on part of the senate—Messrs. Kilpatrick

and Milner.

And has also adopted a joint resolution herewith sent raising a joint committee to invite the clergy of the city of Montgomery to open the morning sessions of the general assembly with prayer.

Committee on part of the senate-Messrs. Culver,

Moody and Sayre.

W. L. CLAY, Secretary.

The joint resolutions mentioned in the above message were read and referred to the committee on rules.

RESOLUTIONS.

The following resolution was offered by Mr. Whitten, the rules were suspended, and the resolution adopted:

Resolved, That the door-keeper obtain from the secretary of state, for each member of the house, a copy of the acts of the legislature of 1892–93, for their use during the session of the legislature, and it shall be the duty of the door-keeper to return the acts after the final adjournment of the legislature.

BILLS ON SECOND READING.

The following bill, which was reported favorably from the special committee to which it had been referred, was

read a second time and placed on the calendar:

H. 1. To confirm and amend the charter of the Selma Fair & Driving Association, and to give the mayor and police of Selma authority to preserve order on the grounds thereof.

ADJOURNMENT.

The house adjourned till to-morrow at 10 o'clock.

FOURTH DAY.

House of Representatives,

November 16, 1894.

The house met pursuant to adjournment. Prayer by Rev. Mr. Howell, of Cleburne. Present,

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Carp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fulton, Gains, Gibbons, Graham, Grant, Graves, Harris, Hearn, Hill, Holt, Jackson, Jinks, Kelly, Kennedy, Killibrew, Knight, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Rabb, Rand, Reaves, Robbins, Robinson, Rogers, Rowton, Sanford, Savage, Scarbrough, Seale, Smith of Autauga, Smith of Butler, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry-88.

The journal of yesterday was read and approved.

INTRODUCTION OF BILLS.

The following bills were introduced, read one time and referred to appropriate committees as follows:

By Mr. Bellinger—

H. 52. To renumber each forty acres of land in Alabama and to make legal conveyance of land in Alabama by giving the number of lots in such conveyance,

Revision of laws; By Mr. Jinks—

H. 53. To repeal an act approved February 21, 1893, entitled an act to regulate the trial of certain misdemeanors committed in Bullock county,

Judiciary;

By Mr. Smith (of Butler county)—

H. 54. To require the clerk of the circuit court of Butler county to perform the duties of clerk of the county court of said county, and fixing his fees for such services,

Revision of laws;

By Mr. Scarborough—

н. 55. To amend subdivision 5 of section 699 of the code,

Judiciary;

Also,

H. 56. To regulate and prescribe the manner of electing county commissioners of Calhoun county,

Local legislation;

Also,

H. 57. To amend section 1810 of the code,

Judiciary;

By Mr. Kelly—

н. 58. To regulate sales of personal property,

Judiciary;

By Mr. Kelly—

н. 59. To amend sections 3471 and 3472 of the code, and rule 52 of chancery practice,

Judiciary;

By Mr. Grant—

H. 60. For the relief of M. P. Johnson, of Washington county,

Local legislation; By Mr. Calhoun—

H. 61. To amend an act entitled an act to better provide for the indigent poor people of Clarke county, approved December 12, 1892,

Local legislation; By Mr. Grant—

H. 62. To prevent the publishing, selling, offering to sell or otherwise disposing of books, pamphlets or tracts containing a history of any man popularly known as an outlaw,

Education;

By Mr. Rand-

H. 63. To amend section one of an act entitled an act to incorporate the male and female academy located in

the town of Leighton, Lawrence county, Alabama, approved February 28, 1889,

Education;

By Mr. Killebrew-

H. 64. To require common carriers over which freight has been shipped and has been lost, damaged or destroyed to furnish to the shipper, consignee or their assigns within thirty days after application, the necessary information to establish upon which line or connecting line of common carriers said loss, damage or destruction occurred, and in default, to render the carrier to which application was made liable for said loss, damage or destruction and for other purposes,

Commerce and common carriers;

By Mr. Beeson-

H. 65. To repeal an act to prevent the compelling of women and children or permitting of children under fourteen years of age to labor in a mechanical or manufacturing business more than eight hours in any day, approved February 28, 1887, so far as the same relates to Etowah county,

Mining and manufacturing;

By Mr. Knight-

H. 66. To fix the degree, and prescribe the punishment for certain cases of arson,

Judiciary;

By Mr. Maples-

H. 67. To amend section 4196 of the code of Alabama,

Revision of laws;

By Mr. O'Brien n.68. To provide for the disposition of a portion of the wages of all convicts who have families dependent upon them for support,

Mining and manufacturing;

By Mr. O'Brien-

н. 69. To amend section (320) three hundred and twenty of the code of 1886,

Privileges and elections;

By Mr. Lipscomb—
H. 70. To amend section 18, sub-division 5 of an act to establish a new charter of Bessemer, Alabama, approved

February 21st, 1893,

Corporations;

By Mr. O'Brien-

H. 71. To amend section 3763 of the criminal code of 1886,

Revision of laws;

By Mr. Fulton-

н. 72. To incorporate the Presbytery of North Alabama, Corporations;

By Mr. Lipscomb-

H. 73. To confer upon the mayor of the city of Anniston, Alabama, the powers and jurisdiction of a justice of the peace in the corporate limits and police jurisdiction of said city,

Revision of laws; By Mr. Fulton—

H. 74. To provide for the making and maintaining the public roads and bridges in Jefferson county, Alabama, Public roads and highways;

By Mr. Montgomery—

H. 75. To define the territorial jurisdiction of justices of the peace and notaries public ex-officio justice of the peace of the several precincts in Jefferson county, and the notaries public ex-officio justices of the peace appointed for the several wards of the city of Birmingham,

Revision of laws;

By Mr. Montgomery—

H. 76. To amend section 2611 of the code of Alabama relating to defendant in detinue, requiring adverse claimant to come in and defend,

Judiciary;

By Mr. Montgomery—

H.77. To provide for the election of the superintendent of education of Jefferson county by the vote of the people, and to provide the length of the term of office of the superintendent to be appointed in said county in October, 1895,

Education;

By Mr. Montgomery-

H. 78. To alter and amend the law relating to the territorial jurisdiction and pay of justices of the peace and notaries public ex-officio justices of the peace in precincts 21 and 37 in Jefferson county, and the several wards of the city of Birmingham, and to provide a punishment for the violation hereof,

Revision of laws;

By Mr. Ott—

н. 79. To prohibit the sale, giving away or otherwise disposing of spirituous, vinous or malt liquors or intoxicating bitters at or within two miles of the town of Sulligent, county of Lamar,

Temperance; By Mr. Ott—

H. 80. To divide all beats and precincts having more than one voting place and make separate beats of each voting place and provide for the same so far as the same pertains to Lauderdale county,

Local legislation; By Mr. Whitten—

H. 81. To provide for the registration and lien of judgments rendered by justices of the peace and notaries public ex-officio justices of the peace for the payment of money,

Judiciary;

Also,

H. 82. To establish a board of revenue for Lowndes county and define the powers and duties of said board of revenue,

Local legislation;

Also,

H. 83. To repeal an act entitled an act to fix the compensation for recording registration and copying in the probate offices of Lowndes, St. Clair, Etowah, Blount and Cullman so far as the same relates to the county of Lowndes,

Revision of laws;

Also,

H 84. To amend section 4331 of the code of 1886.

Revision of laws;

By Mr. Holt, (by request)—

H. 85. To authorize the chancellor, judge or register to require the complainant to give bond before a receiver is appointed,

Judiciary;

Also, (by request,)

н. 86. To require the production of books and writings in actions at law,

Judiciary;

Also, (by request,)

H. 87. To regulate exceptions to the giving or refusal of charges asked in writing,

Judiciary;

Also. (by request,)

H. 88. To define the matrimonial domicil of the husband and wife in respect to suits for divorce and to limit divorces to cases in favor of persons having a matrimonial domicil, and to cases against persons having an actual domicil where the divorce is granted,

Judiciary;
By Mr. Rowe—

H. 89. To prohibit the sale, giving away or otherwise disposing of any alcoholic, vinous or malt liquors or other intoxicating drinks or beverages within four miles of the Methodist Episcopal Church South in Triana and the Methodist Episcopal Church South known as Wilson Chapel and the Methodist Episcopal church known as New Center Grove, all situated in Madison county, Alabama,

Temperance;

By Mr. Coleman-

н. 90. To regulate the fine and forfeiture fund of Marshall county,

Local legislation;

By Mr. Smith of Mobile—

H. 91. To amend an act entitled an act to incorporate the Mobile Gas Light and Coke Company, approved February 23d, 1866,

Corporations;

Also,

H. 92. To legalize the registration of deeds of conveyance which have been filed and recorded in the office of the judge of probate of the proper county in this state before the passage of this act but not within the time required by law,

Judiciary;

Also,

H. 93. To establish a state board of embalming to provide for the better protection of life and health, to prevent the spread of contagious diseases and to regulate the practice of embalming and the care and disposition of the dead,

Public health;

By Mr. Robinson-

H. 94. To amend an act to provide for the appointment of an official stenographer for the circuit and chancery courts in the county of Mobile and the city court of the city of Mobile and to define his duties and regulate his compensation, approved February 12th, 1879,

Local legislation;

Also,

H. 95. To provide for the entry of payment of the purchase money recited in conveyances of property on the margin of the record of such conveyances,

Revision of laws;

Also,

н. 96. To amend section 3588 of the Code,

Revision of laws;

By Mr. Mahan-

H. 97. To repeal an act entitled an act to provide for the more efficient working, keeping up, repairing and improving the public roads and bridges and opening and making new roads and bridges in the county of Morgan, to locate and construct and build within the limits of said county a system of public roads and bridges of a superior grade to be known and designated as "county roads,"

Public roads and highways;

By Mr. Barron-

H. 98. To prevent the sale, exchange and buying of seed cotton in Perry county and of cotton produced in said county,

Local legislation;

By Mr. Curtis—

H. 99. To repeal an act entitled an act to more effectually secure competent and well qualified jurors in the several counties of this state, approved February 28, 1887, and the acts amendatory thereof, so far as applicable to the county of Pike,

Revision of laws;

By Mr. Forman—

н. 100. To incorporate the Coosa river singing association,

Corporations;

By Mr. Mayfield-

H. 101. To provide for the service of legal process on domestic corporations having no officer or agent within the state on whom process can be served,

Judiciary;

By Mr. Turner—

H. 102. To prevent jumping from moving railroad trains in this state,

Commerce and common carriers; By Mr. Knight, (by request)—

H. 103. To amend an act entitled an act to incorporate the Alabama Baptist Colored Normal and Theological School and all amendments thereto,

Corporations.

RESOLUTIONS.

Mr. Boykin offered the following resolution which was referred to the committee on rules:

Resolved by the house, the senate concurring, That the house and senate meet in joint session on Saturday November the 17th, 1894, at 11 o'clock a.m., for the purpose of ascertaining and proclaiming the result of the election held in this state on the first Monday in August, 1894, as required by section 394 of the Code.

On motion of Mr. Screws H. 38 was recalled from the judiciary committee and referred to a special committee

consisting of the Montgomery county delegation.

REPORT OF COMMITTEE ON RULES.

Mr. Brooks from the committee on rules submitted the following report:

RULES.

- Rule 1. The speaker shall take the chair every day at the hour fixed on the peceding adjournment; shall immediately call the members to order, and on the appearance of a quorum, cause the journal of the preceding day to be read.
- 2. He shall preserve order and decorum; may speak to points of order in preference to other members, rising

from his chair for that purpose. He shall decide questions of order, subject to an appeal to the house, at the request of any member; which appeal shall be decided without debate.

3. He shall rise to put a question, but may state it sitting. All questions shall be distinctly put in this form, viz: "Those in favor of (as the question may be) say aye," and after the affirmative voice is expressed, "Those opposed to the motion say No." If the speaker doubts, or a division is called for, the house shall divide. Those in the affirmative of the question shall rise from their seats; and afterwards those in the negative.

4. He shall have a right to name any member to perform the duties of the chair, but such substitution shall not extend beyond an adjournment. Whenever he is sick, or otherwise providentially unable to attend, or necessarily absent, the house shall elect a speaker protem, who shall discharge the duties of speaker till his re-

turn and no longer.

5. Fifteen members shall have power to send for absent members or to move a call of the house; but no call of the house shall be made except on the concurrence of a majority of the members present. A majority of the house shall be a quorum to transact business.

6. When any member is about to speak or deliver any matter to the house, he shall rise from his seat and

respectfully address himself to the speaker.

7. If any member, in speaking or otherwise, transgress the rules, the speaker shall, or any member may, call him to order; in which case the member so called to order shall immediately sit down, unless permitted to explain; and the house shall, if appealed to, decide on the case without debate. If the decison be in favor of the member so called to order, he shall be at liberty to proceed; if otherwise, and the case require it, he shall be liable to the censure of the house.

8. When two or more members happen to rise at the same time, the speaker shall name the person who is first

to speak.

9. No member shall speak more than twice to the same question without leave of the house, unless he be the mover or chairman of the committee proposing the matter pending, in which case he shall be permitted to

speak in reply, but not until every member choosing to

speak shall have spoken.

10. Upon the call of the house for taking the ayes and noes on any question, names of the members shall be called alphabetically, and each member shall answer from his seat.

- 11. When any question is taken by ayes and noes, and a member who has been absent returns before the question is decided, he shall be privileged to make inquiry of the subject before the house, and record his vote without discussion.
- 12. When a motion is made, it shall be stated by the speaker; or if in writing, shall be read aloud by the clerk; and every motion shall be reduced to writing if the speaker or any member request it.

13. Any member may call for a division of the ques-

tion when the sense will admit of it.

14. Members shall particularly forbear personal reflections; nor shall any member name another in argument or debate.

15. After a motion is stated by the speaker, or read by the clerk, it shall be deemed in possession of the house, but may be withdrawn by leave of the house, at

any time before decision.

16. When a question is before the house, motions may be received in the following order, to-wit: 1st. To fix the time to which the house shall adjourn. 2d. To adjourn. 3d. To lay on the table. 4th. For the previous question. 5th. To postpone to a certain day, not beyond the probable duration of the session. 6th. To commit. 7th. To amend. 8th. To indefinitely postpone.

17. A motion to adjourn shall always be in order, even

. in the absence of a quorum.

18. When a vote has passed, except on the previous question, or on motion to lay on the table, or to take from the table, it shall be in order for any member who voted with the majority to move for a reconsideration thereof on the same day, or within one hour after reading the journal on the succeeding day, and such motion, if made on the same day, shall be placed first on the orders of the day, for the day succeeding that on which it is made; unless the mover desires present consideration; but if first moved on such succeeding day, it shall

be forthwith considered; and when a motion for reconsideration is decided, that decision shall not be reconsidered, and no question be twice reconsidered. Provided, however, that a motion to reconsider a vote, upon any incidental or subsidiary question, shall not remove the main subject under consideration from the house, but shall be considered at the time when it is made.

19. No bill or joint resolution of this house shall be sent to the senate (unless by special order of the house,) until the time allowed for the last preceding rule for re-

consideration shall have passed.

- 20. The previous question shall be in the following form: "Shall the main question be now put?" If demanded by a vote of a majority of the members present, its effect shall be to cut off all debate and bring the house to a direct vote, first upon the pending amendments, if there are any, in their order, and then on the main question, but the mover of the question, or the chairman of the committeee having charge of the bill or resolution, shall have the right to close the debate, after the call of the previous question has been sustained, for not more than fifteen minutes.
- 21. The speaker shall appoint all committees unless otherwise directed by the house: Provided, however, a majority of each committee shall constitute a quorum. And the following shall constitute the standing committees of the house, to be composed of thirteen members each:

1. Judiciary;

- 2. Revision of laws;
- 3. Ways and means;

4. Education:

5. Privileges and elections;

6. Agriculture;

7. Banking and insurance;

The following to be composed of eleven members each;

8. Commerce and common carriers;

- 9. Penitentiary and criminal administration;
- 10. Mining and manufacturing;
- 11. Appropriations;
- 12. Corporations;
- 13. Temperance;
- 14. Public health;
- 15. Counties and county boundaries;

16. Local legislation.

The following composed of seven members each:

17. Public roads and highways;

18. Federal relations;

19. Public buildings and institutions;

20. Military;

21. Claims and fees; 22. Public printing.

22. Public printing.
The following composed of five members each:

23. Engrossed bills; 24. Enrolled bills;

25. Rules, of which the speaker shall be chairman, and which committee shall have the right to report at any time.

22. The following committees shall be entitled to clerks to be appointed by their respective chairmen:

Judiciary; ways and means; privilege and elections and local legislation: Provided that the clerk of the ways and means committee shall also be the clerk of the appropriation committee, when not otherwise engaged; and the clerk of the privileges and elections committee shall also serve the committees on education, and penitentiary and criminal administration, when not otherwise engaged; and the clerk of the committee on local legislation shall serve the committee on corporations when not otherwise engaged.

23. All resolutions before they are voted on shall be referred to and reported from the committee on rules.

24. In the appointment of a committee to visit any public institution of the State, no representative who is a resident of an adjoining county, shall be appointed on such committee.

25. Every member may be required to vote on any question before the house. When the ayes and noes are desired, the speaker shall be first called, and if the house be equally divided, the question shall be lost.

26. No member shall absent himself from the session of the house, unless he have leave, be sick, or unable to

attend.

27. The following shall be the order of business in the house:

1. Reading of the journal of preceding day.

- 2. Reports of committees on engrossed and enrolled bills, but these committees may report at any time.
- 3. Senate messages; provided that whenever any message is received, notifying the house of the passage of senate bills, the clerk shall, immediately after the passage is read, proceed to read the bills by their title, (unless the reading be called for by some member, in which event the bill shall be read at length), and referred forthwith to a committee. The house shall then proceed with the business upon which it was engaged when the message was received.

4. The unfinished business in which the house was

engaged at its last adjournment.

5. The call of counties in alphabetical order for bills, resolutions, memorials and petitions. If in any one day the call has not been completed by the hour of $12 \, \text{M}$., the speaker shall begin on the next day, where he left off the preceding day.

When the hour of 12 m. arrives, or before that hour, if the call of the counties has been completed, business

shall proceed in the following order:

1. Reports of standing committees, for bills which they have reported favorably which shall be forthwith read by their titles a second time and entered on the calendar in the order in which they were read a second time. In the call of committees the speaker shall call them in their order. If the speaker should not get through the call of committees before the house passes to other business, he shall resume next call where he left off.

2. Executive messages shall have priority over other business, and as soon as received they shall be read by the clerk, and a proper disposition be made of them; and the house shall thereupon proceed with the business engaged in when interrupted by the executive message.

3. If there are any bills on the calendar they shall be taken up at 1 p. m. on each day, unless reached earlier, and no bill on the calendar shall be taken up out of its order, except by a vote of two-thirds of the members.

4. Miscellaneous business.

28. The house may, by a vote of two-thirds of the members present, suspend the consideration of any regular or special order, for the purpose of taking up an-

other matter, and when that is disposed of, the considera-

tion of the suspended order shall be resumed.

Any matter may, by a vote of the majority of the members present, be made the special order for any hour, which shall take the precedence, at that hour, of

any other business except a motion to reconsider.

30. When a committee has decided adversely to any bill or resolution, such action shall not be reported to the house, but such bills shall forthwith be returned to the clerk, who shall note the unfavorable report on the docket or register of bills. Any member may call for any such bill under adverse report when the same may, by leave of the house, be read by its title a second time, and placed on the calendar. Such call shall only be in order on any day, immediately after the call of the standing committee which acted on said bill.

Upon the introduction of any bill, or when senate bills are first acted on, the same shall be read by its title, unless the reading be called for by some member when it shall be read at length, and upon such reading at length, or by its title, the bill so read shall be referred to a committee without a vote being taken, unless objected to, and in that event the question of reference shall be put to the house; and no bill shall be ordered to a second reading till reported back from a committee.

Bills, motions and reports may be committed or 32.

recommitted at the pleasure of the house.

Every bill shall, on its first reading, be committed to a standing committee, a select committe, or committee of the whole house; but commitment to one shall not preclude the commitment to either of the others, and on recommitment shall be open to amendment.

34. No special committee shall report but upon leave granted by a vote of the house, except committees of in-

quiry, which may report at any time.

35. All bills shall be dispatched in order as they are introduced, unless when the house otherwise direct.

When a bill shall pass it shall be certified by the clerk, noting the date of its passage at the foot thereof.

The house may resolve itself into a committee of the whole when deemed necessary; and the rules of proceeding in the house shall be observed in committees, as far as may be applicable, except that number of times of speaking and putting the previous question, shall not be applicable in committee.

38. In forming a committee of the whole house, the speaker shall leave his chair, and a chairman to preside

in committee shall be appointed by the speaker.

39. Upon a bill being committed to a committee of the whole house, the same shall be first read throughout by the clerk, and then again be read and debated by clauses, leaving the preamble to be the last considered. After the report the bill shall be again subject to debate and amendment by clauses, before the question of engrossing be taken.

40. On all questions of filling blanks, the largest sum

and most remote day shall first be put.

41. Whenever it shall be necessary for a communication to be made from the house of representatives to the senate, it shall be under the signature of the clerk.

42. No committee shall sit during the sitting of the

house without special leave.

- 43. No bill or joint resolution shall be received, unless written on an entire sheet of paper, with the caption endorsed.
- 44. After a vote has been ordered upon any question no member shall be permitted to explain his vote without leave of the house.
- 45. When House bills are signed by the Speaker, thereupon the Clerk must, by message, notify the Senate and request the signature of the President of the Senate to said bills.
- 46. The name of a member who introduces a bill or joint resolution shall be by him endorsed upon the same, and shall be inscribed by the clerk upon the engrossed and enrolled copies when transmitted to the Senate or the Governor.
- 47. In appointing a committee from the several subdivisions of the State, the Speaker shall designate who shall be Chairman of such committee.

48. No person shall be allowed to smoke within the

House, lobby or gallery.

49. All bills for amendment to any section or part of the Code, in which the subject-matter is stated in the title by reference to the section or other sub-division of the Code, must contain on the back of the bill, immediately below the title, a brief statement of the general subject to which such section or sub-division relates.

50. The speaker, shall, whenever he deems it necessary for the speedy dispatch of business, order the Calen-

dar printed for the use of members.

51. When the Chairman of a committee is sick or absent, the member whose name appears second on the committee shall, during the absence of the Chairman become Chairman, and have power to call together the committee for consideration of bills.

52. None of the foregoing rules shall be rescinded, without one day's notice of the motion thereof being given; and a violation of either of them may be punished by such censure as a majority of the House may

direct.

53. The tabling of an amendment or subsidiary motion, shall not have the effect of carrying with it the original bill or proposition.

54. That the rules of the House shall not be suspended, except by a four-fifth's vote of every member present,

provided a quorum must vote.

55. No member shall speak more than twice to any qestion, nor more than ten minutes at any time, except that the mover of a question, or the chairman of a committee proposing the question, may speak in reply for not more than ten minutes, after all desiring to speak shall have spoken.

56. When a bill is reported favorably to the House, and a minority report accompanies the favorable report, the minority report shall be considered an amendment, and the bill shall be read a second time; and said bill and minority report shall be placed on the Calendar and

be considered on the third reading of the bill.

57. The lobby or floor of the House shall be kept clear of all persons who are not entitled to the freedom thereof; and the persons entitled to such freedom of the hall shall be as follows, viz: (1) All the members of the Senate as well as the officials of that body while acting in their service; (2) All former members of either house of the General Assembly; (3) All judges of

courts of record in this State; (4) All members of Congress from this State; (5) All State officers as well as their clerks when such clerks are sent by their principals to the hall or who are requested to be therein by some member of the House; (6) All persons bona fide in newspaper service; (7) Such other persons as may from time to time be invited to the freedom of the floor by motion of the House. And it shall be the duty of the door-keeper and his assistants to enforce this rule under all circumstances.

Mr. Rabb offered the following amendment to rule 30: When a committee has decided adversely to any bill or resolution, such action being reported to the house, said bill or resolution together with the report of the committee, shall forthwith be turned over to the clerk who shall note the unfavorable report on the docket or register of bills. Any member may call for any such bill under adverse report when the same may by leave of the house be read by its title a second time and placed on the calendar. Such call shall only be in order on any day immediately after the call of the standing committee which acted on said bill.

Mr. Knight moved the previous question which was sustained, and Mr. Rabb's amendment was adopted, and the report of the committee on rules as amended was adopted.

On motion of Mr. Whitten 250 copies of the rules were ordered printed for the use of the house.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,

November 16, 1894.

Mr. Speaker:

The president of the senate has appointed as the committee on the part of the senate to examine the offices of auditor and treasurer, under section 34 of the code of Alabama, Messrs. Brewer, Cunningham and Goodwyn; And has adopted a joint resolution herewith sent pro-

viding for a joint convention of the two houses of the general assembly on Nov. 17th, 1894, at 12 o'clock, M., for the purpose of counting and proclaiming the result of the election held in this State on the first Monday in August, 1894.

W. L. CLAY, Secretary.

SENATE MESSAGE.

On motion of Mr. Rabb, the house concurred in the senate joint resolution providing for a joint convention of the two houses for the purpose above set forth.

BILLS ON THIRD READING.

H. 1. To confirm and amend the charter of the Selma Fair and Driving Association, and to give the mayor and police of Selma authority to preserve order on the grounds thereof,

Was read a third time at length and passed.

Yeas 88, nays 0.

Yeas-Messrs. Speaker, Banks, Barron, Beasley, Beeson, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fleming, Fletcher, Ford, Forman, Franklin, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Harris, Hearn, Hill, Holt, Jackson, John, Kelly, Kennedy, Killibrew, Knight, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meador, Mahan, Mixon, Montgomery, Moore, McClusky, McCorvey, Mc-Queen, O'Brien, Ott, Patton, Perry, Prowell, Rabb. Rand, Reaves, Roach, Robinson, Rogers, Rowe, Routon, Sanford, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Taylor, Tuck, Turner, Ward, Whitten, Willett, Williams of Bullock, Williams of Henry.

On motion of Mr. Graham, the bill was ordered to

senate without engrossment.

Leave of absence for one day was granted to Messrs. Roykin, Routon, Jinks, Rabb, Camp and Smith of Butler.

On motion of Mr. Calhoun, the house adjourned till 10 o'clock, a. m., to-morrow.

FIFTH DAY.

House of Representatives,

November 17, 1894.

The house met pursuant to adjournment. Prayer by the Rev. Mr. Gay, of the city.

A quorum was present.

The journal of yesterday was read and approved.

Leave of absence was granted to Messrs. Smith of Butler, and Burns for one day, and to Mr. Holt till Tuesday next.

ANNOUNCEMENT OF STANDING COMMITTEES.

The speaker announced the following standing com-

mittees of the house, viz:

Judiciary—Messrs. John, Willett, Smith of Autauga, Holt, Boykin, Knight, Mayfield, Davis, Robinson, Sanford, Smith of Mobile, Kelly and Jinks.

Revision of Laws—Messrs. McQueen, Rabb, Kyle, Hill, McClusky, Lipscomb, Montgomery, Whitten,

McCorvey, Screws, Brooks, Maples and Jackson.

Ways and Means—Messrs. Brooks, Meador, O'Brien, Holt, Turner, Camp, Fletcher, Dale, Mayfield, Scarborough, Curtis. Harris and Manning.

Education—Messrs. Ott, Robinson, Moore, Mahan, Perry, Cameron, Patton, Cook of Wilcox, Fleming, Wil-

liams of Bullock, Jackson, Routon and Summers.

Privileges & Elections—Fletcher, Holt, John, Knight, Williams of Henry, Seale, Davis, Burns, Turner, Whit-

ten, Harris, Ellis and Smith of Butler.

Penitentiary and Criminal Administration—Messrs. Willett, Smith of Autauga, Roach, Barron, Curtis, Scarborough, Camp, Fulton, Cook of Wilcox, Forman and Langley.

Mining and Manufacturing—Messrs. Kennedy, McQueen, Rogers. Tuck, Screws, McClusky, Prowell, Patton, Cook of Talladega, Reaves and Wheeless.

Appropriations—Messrs. Meador, Brooks, Grant, Rand, Kelly, Williams of Henry, Seale, Prowell, Brown of Con-

ecuh, Robbins and Gains.

Corporations—Messrs. O'Brien, Kelly, Sanford, Rabb, Jinks, Brown of Russell, Maples, Moore, Manning, Coleman and Mixon.

Temperance—Messrs. Rowe, Ott, Williams of Bullock, Ward, Cook of Wilcox, Grant, Deans, Killebrew, Beas-

ley, Banks, Meadows.

Agriculture—Messrs. Ward, Gibbons, Gewin, Roach, Rand, Tuck, Fulton, Rowe, Perry, Fuller, Bellinger, Killebrew and Cole.

Banking and Insurance—Messrs. Hill, Gewin, Calhoun, Graves, Graham, Montgomery, Dale, Rowe, Kyle, Mastin, Hearn, Ewing and Taylor.

Commerce and Common Carriers—Messrs. Boykin, Mayfield, Smith of Autauga, Lipscomb, Kennedy, Mahan,

Fleming, Rogers, Forman, Franklin and Beeson.

Public Health—Messrs. Cameron, Kennedy, Smith of Greene, Barron, Smith of Mobile, Calhoun, Kyle, Ford, Smith of Butler, Mastin and Taylor.

Counties and County Boundaries—Messrs. Calhoun, Davis, Brown of Russell, Robinson, Prowell, Mahan,

Jinks, Beeson, Savage, Reaves and Ford.

Local Legislation—Messrs. Graham, Smith of Mobile, Scarborough, Rand, McCorvey, Perry, Cameron, Coleman, Wheeless, Deans and Burks.

Public Roads and Highways—Messrs. Brown of Russell, Fulton, Gewin, Hill, Lipscomb, Ellis and Savage.

Federal Relations—Messrs. Knight, Roach, Patton,

Rogers, Cook of Talladega, Cole and Burks.

Public Buildings and Institutions—Messrs. Dale, Maples, Ott, Seale, Brown of Conecuh, Robbins and Routon.

Military—Messrs. McCorvey, John, Graham, Sanford, McCluskey, Harris and Fielding.

Claims and Fees-Messrs. Screws, Gibbons, Ward,

Boykin, Fuller, Hearn and Franklin.

Public Printing—Messrs. Grant, Williams of Henry, Graves, Burns, Gains, Ewing and Bellinger.

Engrossed Bills—Messrs. Whitten, Burns, Williams of Bullock, Mills and Banks.

Enrolled Bills-Messrs. Montgomery, Curtis, Smith

of Greene, Beasley, Fielding.

Rules—Messrs. Speaker, Brooks, Willett, Fletcher and O'Brien.

The speaker appointed Messrs. Meador, Rabb and Smith of Autauga as the committee on the part of the house to examine the offices of auditor and treasurer.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Williams of Bullock—

H. 104.. For the preservation of fish, game and birds in the county of Bullock,

Local legislation;

By Mr. Kelly—

H. 105. To incorporate the Cumberland Presbyterian Seminary, at Piedmont, Alabama,

Corporations; By Mr. Kelly—

н. 106. To amend subdivision three of section 2801 of the code,

Judiciary;

By Mr. Beasley—

H. 107. To repeal an act entitled an act, to regulate the pay of the judge of probate and clerk of the circuit court of Covington county, for services ex-officio, approved January 28, 1891,

Revision of laws; By Mr. Beasley—

н. 108. To regulate the election of countp commissioners of Covington county,

Local legislation; By Mr. Beasley—

H. 109. To authorize the judge of probate and commissioners court of Covington county to lay off said county into four commissioners districts,

Local legislation;

By Mr. Graham—

H. 110. To repeal an act entitled an act to regulate the issue of garnishments and the proceedings thereon in the counties of Jefferson, Dallas, Calhoun, Escambia and Cleburne, approved February 21st, 1893,

Revision of laws;

By Mr. Graham-

H. 111 To amend an act entitled an act to create a lich in favor of the owners or keepers in Dale, Montgomery, Talladega, Geneva and Henry counties for the payment of their charges for keeping, boarding and pasturing stock, approved December 13, 1892,

Revision of laws;

By Mr. Rabb (by request)—

H. 112. To amend section 2 of an act entitled an act to prevent frauds being perpetrated by directors and managing officers of corporations on the stockholders or bondholders thereof, approved December 10, 1892,

Judiciary;

By Mr. Ward—

H. 113. To establish a separate school district to be known as the Union Hill school district in Henry county, Education:

By Mr. Maples-

H. 114. For the relief of G. W. Williams, of Jackson county,

Appropriations;

By Mr. Maples (by request)—

H. 115. To regulate the manufacture and sale of spirituous, vinous and malt liquors in the city of Bridgeport,

Temperance; By Mr. Roach—

H. 116. To amend an act entitled an act to establish the city court of Bridgeport and to increase the jurisdiction thereof,

Judiciary;
By Mr. John—

H. 117. To repeal section 3807 (4387) of the code of Alabama,

Banking and insurance;

Also,

H. 118. To amend section 3610 of the code of Alabama,

Judiciary;

Also,

н. 119. To repeal an act to regulate the liens of execution in Jefferson county, Alabama,

Judiciary;

Also,

H. 120. To amend section 2 of an act to compel the determination of claims to real estate in certain cases, and to quiet the title to the same,

Judiciary;

 ${
m Also}$,

H. 121. To incorporate the People's Mutual Insurance Association of Alabama,

Banking and insurance;

Also,

H. 122. To amend an act to establish the criminal court of Jefferson county, approved February 18, 1889.

Judiciary;

Also,

H. 123. To amend section four (4) and ten (10) of an act to amend an act entitled an act to expedite the trial of capital cases in Jefferson county, approved February 11th, 1891,

Judiciary;

Also,

H. 124. To amend section 1735 (2124) of the code of Alabama,

Judiciary;

Also,

H. 125. To provide for the equal distribution of the proceeds of property sold under attachment, among the attaching creditors,

. Judiciary;

Also,

H. 126. To require deeds of assignment for the benefit of creditors to be filed and recorded in the office of the probate judge,

Judiciary;

Also,

H. 127. To regulate judicial proceedings in bills of discovery,

Judiciary;

By Mr. O'Brien (by request)—

H. 128. To secure more effectually competent and well qualified jurors in the county of Etowah,

Revision of laws;

By Mr. O'Brien, (by request)—

H. 129. To amend an act to establish the city court of Gadsden, approved February 18, 1891, by amending certain sections thereof,

Judiciary;

By Mr. Jackson-

H. 130. To prohibit the sale or bartering of any spirituous, vinous or malt liquors or any alcoholic bitters, cordials or beverages of any kind within three miles of Bethel church, situated in beat (4) Lee county, Alabama,

Temperance;

By Mr. Whitten—

H. 131. To provide for the record by the vendor or his assignee of notes given for the purchase money of real property,

Revision of laws;

Also,

H. 132. To more effectually secure the satisfaction or payment of liens for rent and advances and mortgages upon certain farm products,

Judiciary;

By Mr. Fletcher—

H. 133. To amend section thirty-seven eighty-one (3781) of the criminal code of 1886, fixing penalty of arson in second degree,

Judiciary;

By Mr. Davis—

H. 134. To repeal an act entitled an act for the protection of fish in Marion county,

Local legislation;

By Mr. Davis—

H. 135. To repeal an act entitled an act to regulate the commissioners' court in Marion county,

Revision of laws;

By Mr. Sanford—

H. 136. To prohibit courts from giving the general, or affirmative charge,

Judiciary;

Also,

H. 137. Limiting the liability of partners,

Judiciary;

Also, by request,

H. 138. To incorporate the University school at Clanton, Chilton county, Alabama,

Education;

Also,

H. 139. Joint resolution raising committee to attend reception of cruiser Montgomery at Mobile,

Rules;

By Mr. Fleming—

H. 140. To authorize the mayor and councilmen of Troy to issue bonds of said city for an amount not exceeding thirty thousand dollars for the purpose of making and improving streets, establishing sewerage for said city and in paying whatever outstanding floating (not bonded) indebtedness said city may have at the passage of this act,

Local legislation;

By Mr. Forman-

H. 141. To prohibit the selling, giving away or disposing of spirituous, vinous or malt liquors, or of alcoholic bitters, cordials or beverages of any kind, in St. Clair county.

Temperance;

By Mr. Mayfield—

H. 142. To authorize the commissioners of roads and revenue of Tuskaloosa county to levy and collect a special tax, for the purpose of erecting and maintaining public buildings and bridges for said county.

Local Legislation.

RESOLUTION.

Mr. Sanford offered the following joint resolution which was referred to the committee on rules and upon a favorable report was adopted:

Resolved, That a committee of six, the senate concurring, be appointed to attend and participate in the exercises of the reception of the cruiser "Montgomery" at Mobile.

Resolved further, That said committee consist of three members from the house and three from the senate.

The speaker appointed under said resolution as the

committee from the house,

Messrs. Sanford, Rogers and Robinson.

GOVERNOR'S MESSAGE.

November 17th, 1894.

To the Speaker of the House of Representatives:

I herewith transmit to you the sealed returns of the election held on the first Monday in August for governor, secretary of state, auditor, treasurer, superintendent of education and attorney general, which were forwarded to me for transmission to the speaker of the house of representatives.

There is one sealed return from every county except

Marshall, which sends two.

Thos. G. Jones, Governor.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has concurred in the house joint resolution raising a joint committee to investigate and report to the general assembly, the condition of the two and three per cent fund.

Committee on part of the senate, Messrs. Kilpatrick

and Milner;

And has concurred in the house joint resolution raising a joint committee to wait on the clergy of the city and invite them to open the sessions daily with prayer.

Committee on the part of the senate, Messrs. Culver

and Sayre.

W. L. CLAY, Secretary.

November 17th, 1894.

Mr. Speaker:

I am directed by the governor to communicate to the

house messages in writing, with accompaning documents.

J. K. Jackson,

Private Secretary.

OFFICE OF THE GOVERNOR,

Montgomery, Alabama, November 17th, '94.

To the General Assembly:

I transmit herswith copy of a letter from Hon. W. W. Dudfield, superintendent of the U. S. coast and geodetic survey, and of a proposed act to facilitate the survey's cloim for damages which may arise thereunder.

The useful purpose which the survey will accomplish as well as comity towards the United States, will, I am sure, induce you to enact the desired legislation on the

subject.

THOS. G. JONES.

UNITED STATES COAST AND GEODETIC SURVEY.

Washington, D. C., November 1st, 1894.

To His Excellency, The Governor of Alabama, Montgomery, Alabama:

Sir:

I have the honor to inform you that the triangulation across the state of Alabama and other surveys along the coast are being executed by the coast and geodetic survey under authority of the laws of the United States, and that in the absence of any state law the officers engaged in the work have some difficulty at times in entering upon private lands and in the settlement of small damages occasionally arising from the cutting of a few trees required in opening lines of sight, the erection of necessary signals and the permanent marking of the points determined. I have therefore respectfully to request that you will present to the legislature and recommend the passage of a law similar to that already passed in many states, giving the right of entry and defining the mode of settling the amount of damages to be paid in case of disagreement between client and the office of survey in regard to the extent of the injury which may unavoidably be committed during the progress of the work. Herewith I enclose a copy of the proposed law which has been made general so as to apply to all surveys made under the authority of the United States.

—signed—

Respectfully, W. W. Duffield, Superintendent.

On motion the governor's message was referred to the judiciary committee.

JOINT CONVENTION.

The hour of 12 o'clock a. m. having arrived, the general assembly of Alabama met in the hall of the house of representatives to witness the opening of the returns, and the counting, ascertaining and proclaiming the result of the votes cast for executive officers of the state of Alabama, at the election held on the first Monday in August, A. D. 1894, being the 6th day of August, A. D. 1894.

The joint convention was called to order by the Hon. Francis L. Pettus, president of the senate, who directed the secretary of the senate to call the roll of the senate, when the following senators answered to their names:

Messrs. President, Austill, Bogart, Brewer, Browder, Culver, Cunningham, Darby Day, Goodwyn, Hawkins, Hogue, Hollis, Hundley, Kemp, Kilpatrick, McElderry, McRae. Milner, Moody, Nolen, Porter, Robinson, Sayre, Tumlin, Wharton, Williamson—27.

The speaker of the house then directed the clerk of the house to call the roll of the house of representatives, when the following representatives responded to their names:

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Hill, Jackson, Jinks, John, Kelly, Kennedy, Killibrew, Knight, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills,

Mixon, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Sanford, Savage, Scarborough, Screws, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry—92.

The president of the senate announced that there was a quorum of the general assembly present, and that the purpose of the joint convention was to open the returns, count, ascertain and proclaim the result of the election held on the first Monday in August, 1894, being the 6th day of August, 1894, for executive officers of the state of Alabama.

The speaker of the house of representatives then proceeded to open and publish, in the presence of both houses of the general assembly and in the presence of a majority of the members of the general assembly in joint convention assembled, the returns of the election held on the first Monday in August, 1894, for executive officers of the state of Alabama, to-wit: For governor, for secretary of state, for state auditor, for state treasurer, for attorney general and for state superintendent of education, as follows:

98

OFFICIAL VOTE OF ALABAMA, FOR 1894.

	FOR GOVERNOR.		FOR SECRETARY OF STATE.		FOR ATTORNEY- GENERAL.	
COUNTIES.	W C. Oates.	R. F. Kolb.	J. K. Jackson.	J. C. Fonville.	W. C. Fitts.	W.S. Reese, Jr.
Autauga	776	337	764	333	753	318
Baldwin	647	421	606	208	568	231
Barbour	3407	657	3281	640	3284	581
Bibb	787	1305	730	1180	835	. 1075
Blount	1580	1768	1482	1736	1457	1663
Bullock	2309	292	2314	248	2296	227
Butler	1070	1773	1003	1727	1029	1622
Calhoun	2542	2072	2447	1910	2328	1801
Chambers	1874	2298	1795	2241	1792	2100
Cherokee	1055	1831	980	1763	938	1654
Chilton	503	1242	466	1179	528	1042
Choctaw	912	1311	817	1266	919	1187
Clarke	1831	1128	1787	1016	1832	896
Clay	1175	1210	1106	1163	1092	1076
Cleburne	735	990	654	864	606	812
Coffee	960	1271	901	1278	910	1157
Colbert	1297	1198	1256	1038	1226	956
Conecuh	755	1174	703	1130	695	1090
Coosa	. 984	1509	943	1486	916	1484
Covington	702	758	649	691	645	656
Crenshaw	. 1435	1498	1362	1484	1300	1417
Cullman	. 869	1176	765	1107	707	1075
Dale	. 1350	1870	1203	1820	1134	1711

OFFICIAL VOTE OF ALABAMA—CONTINUED.

	FOR GOVE	OR GOVERNOR.		FOR ATTO	ERAL.	
COUNTIES.	W. C. Oates.	R. F. Kolb.	J. K. Jackson.	Jno. C. Fonville.	W. C Fitts.	W. S. Reese, Jr.
Dallas	6517	167	6512	158	6514	150
DeKalb	1368	1538	1228	1243	1136	1047
Elmore	1457	2459	1430	2437	1493	2288
Escambia	688	576	621	454	622	449
Etowah	1255	1817	1189	1736	1101	1697
Fayette	624	1204	569	1132	613	1045
Franklin	4/33	1046	412	669	438	575
Geneva	694	1091	632	104	592	972
Greene	846	199	832	192	824	191
Hale	2725	385	2697	318	2707	294
Henry	1991	1619	1885	1475	1756	1332
Jackson	. 1988	168	1817	1578	1839	1413
Jefferson	4589	456	7 4416	3970	4439	3733
Lamar	. 1157	91	1 1067	84	7 1074	727
Lauderdale	. 1648	78	3 1620	62	1633	501
Lawrenc	. 858	231	9 83	212	8 793	1985
Lee	. 1424	190	3 1338	180	1298	1723
Limestone	. 1297	145	4 1107	116	6 1269	1080
Lowndes	. 4998	36	1 , 4990	35	1 499:	348
Macon	. 114	21	1 1129	20	0 112	178
Madison	. 276	137	277.	101	4 273	923
Marengo	. 280	8 104	4 278	2 98	5 280	904
Marion	.] 105	5 57	97	4 48	3 87	9 493

100

OFFICIAL VOTE OF ALABAMA—CONTINUED

	FOR GOVERNOR.		FOR SEORETARY OF STATE.		FOR ATTO	
COUNTIES.	W. C. Oates.	R. F. Kolb.	J. K. Jackson.	Jno. C. Fonville.	W. C. Fitts.	W. S. Reese, Jr.
Marshall	1150	1773	1061	1689	1091	1579
Mobile	2505	1544	2452	1135	2229	1167
Monroe	1650	424	1656	377	1652	344
Montgomery	4930	280	4901	261	4860	286
Morgan	1651	1549	1620	1426	1497	1336
Perry	1184	489	1138	461	1122	442
Pickens	1802	17 46	1771	1736	1758	1677
Pike	171 0	1400	1608	1289	1608	1187
Randolph	644	1328	577	1233	590	1099
Russell	1271	419	1251	342	1200	323
Shelby	1279	1747	1217	1616	1223	1488
St. Clair	715	2005	61,6	1872	606	1751
Sumter	1843	408	1813	392	1789	397
Talladega	2235	2471	2134	2122	. 2141	2007
Tallapoosa	1879	2476	1868	2359	1766	2287
Tuscaloosa	20,65	2243	2∩63	2150	2063	2081
Walker	1201	1516	1188	1338	1213	1125
Washington	582	317	530	229	521	227
Wilcox	6270	131	6270	118	6272	105
Winston	402	663	323	547	270	529
Totals	110875	83292	106924	76195	105934	71316

101
OFFICIAL VOTE OF ALABAMA...

	John Purifoy. W. T. B. Lynch.		FOR STATE		FOR SUPT. OF EDUCATION.	
COUNTIES.			J. C. Smith.	J. C. Smith.		J. P. Oliver.
Autauga	768	359	770	317	761	312
Baldwin	577	188	603	209	573	182
Barbour	3315	592	, 3306	634	3295	591
Bibb	766	1157	768	1205	754	1141
Blount	1514	1692	1516	1704	1476	1671
Bullock	2311	23 0	2307	23 9	2317	191
Butler	1020	1680	1035	1679	981	1666
Calhoun	2433	1867	2464	1841	2341	1837
Chambers	1798	2190	1795	2213	1765	2181
Cherokee	960	1719	980	1736	920	1663
Chilton	456	1106	462	1127	444	1092
Choctaw	848	1212	851	1245	859	1234
Clarke	1782	971	1777	989	1773	949
Clay	1114	1124	1100	1144	1077	1112
Cleburne	653	858	660	. 874	607	805
Coffee	899	1202	903	1218	852	1170
Colbert	1213	1014	1223	1021	1211	997
Conecuh	715	1092	717	1122	668	1087
Coosa	952	1465	954	1481	948	1477
Covington	663	676	650	680	631	666
Crenshaw	138	1425	1366	1456	1313	1400
Cullman	7 54	1071	766	1115	718	1060
Dale	1225	1750	1232	1774	1172	171

\$102\$ OFFICIAL VOTE OF ALABAMA.

	TON DAMAGE			UPT. OF		
OOUNTIES.	John Furifoy.	W. T. B. Lynçh.	J. C. Smith.	Thos. K. Jones.	J. C. Turner.	J. P. Oliver.
Dallas	65 2 3	145	6531	146	6525	141
DeKalb	1164	1180	117 9	1220	1070	1103
Elmore	1401	2405	1423	24 10	1384	2395
Escambia	631	429	632	452	626	461
Etowah	1189	1680	1197	16 92	1142	1574
Fayette	582	1112	575	1077	555	1116
Franklin	- 3 95	663	412	671	389	634
Geneva	618	1029	632	1030	600	988
Greene	834	182	834	193	835	183
Hale	2709	304	2705	347	2707	292
Henry	1885	13 98	- 1873	1474	1796	1377
Jackson,	1839	1502	1848	1550	1769	1406
Jefferson	4425	3648	4391	3754	4361	3614
Lamar	1053	786	1073	804	- 1038	796
Lauderdale	1589	573	1601	592	1607	558
Lawrence	822	2091	843	211	79	2012
Lee	1310	1772	1327	1756	1278	1747
Limestone	1105	1107	1119	1134	1118	1086
Lowndes	4990	342	4991	341	4989	340
Macon	1119	. 204	1128	189	1120	186
Madison	2747	965	2786	976	2738	909
Marengo	2782	955	2783	- 978	2774	941
Marion	951	463	967	477	940	449

103

OFFICIAL VOTE OF ALABAMA.

	FOR ST	· ·	FOR ST		FOR SUPT. OF EDUCATION.	
COUNTIES.	John Purifoy.	W. T. B. Lynch.	J. C. Smith.	Thos. K. Jones.	J. O. Turner.	J. P. Oliver.
Marshall	1085	1634	1080	1664	998	1557
Mobile	2391	1095	2446	1111	2368	1064
Monroe	1657	360	16 5 5	361	1644	351
Montgomery	4891	252	4887	264	4840	259
Morgan	1528	1361	1581	1384	1523	1319
Perry	1145	442	1150	461	1145	430
Pickens	1771	1701	1763	1723	1766	1689
Pike	1620	1335	1631	1243	1581	1230
Randolph	571	1190	584	1203	554	1196
Russell	1247	308	1257	313	1244	315
Shelby	1231	1570	1246	. 1577	1173	1535
St. Clair	651	1797	659	1817	681	1838
Sumter	1813	387	1819	394	1815	381
Talladega	2134	2060	2146	2124	2135	2027
Tallapoosa	1802	,2340	1829	2364	1785	2381
Tuscaloosa	2067	210	2054	2159	2050	2098
Walker	1154	122	1159	1255	1147	1212
Washington	521	22	535	226	538	247
Wilcox	627:	. 9	9 6264	118	627	114
Winston	299	53	8 322	550	270	522
Totals	106630	7360	1 10712	7470	3 10512	72271

SCATTERING VOTE.

. FOR GOVERNOR.

In Butler county—	
Jesse F. Stallings	1
In Dale county—	
Joseph F. Johnston	1
In Dallas county—	
B. M. Long	1
FOR ATTORNEY-GENERAL.	
In Dallas county—	
J. V. McDuffie	1
FOR STATE AUDITOR.	
In Dallas county—	
P. D. Barker	1
FOR SUPERINTENDENT OF EDUCATION.	
In Dallas county—	
L. J. Bryan	1
RESULT OF ELECTION.	
The Speaker then proclaimed the result of election follows:	ı as
FOR GOVERNOR.	
W. C. Oates 110 R. F. Kolb 83 B. M. Long Jesse F. Stallings Joseph F. Johnston	
194	170

FOR SECRETARY OF STATE.

Jas. K. Jackson 106924 Jno. C. Fonville 76195
$\frac{183119}{183119}$
FOR ATTORNEY-GENERAL.
W. C. Fitts .105 34 W. S. Reese, Jr .71316 J. V. McDuffee .1
$\overline{177251}$
FOR STATE AUDITOR.
John Purifey 106630 W. T. B. Lynch 73601 P. D. Burker 1 180232
FOR STATE TREASURER.
J. C. Smith 107122 Thos. K. Jones 74703 181825
FOR SUPERINTENDENT OF EDUCATION.
J. O. Turner

PROCLAMATION OF RESULT.

The speaker of the house of representatives then declared that Wm. C. Oates, J. K. Jackson, W. C. Fitts, John Purifoy, J. Craig Smith, J. O. Turner, were duly and constitutionally elected governor, secretary, attorney general, auditor, treasurer and superintendent of education of the state of Alabama, respectively, for the term prescribed by law.

The object of the joint convention having been accomplished, the president of the senate announced that it was dissolved, whereupon the senate returned to its

chamber.

The speaker of the house then declared in the presence of a majority of the general assembly and in the presence of both houses of the general assembly, that William C. Oates, having received the highest number of votes cast for governor, was duly and constitutionally elected governor of Alabama for the term prescribed by law.

That J. K. Jackson having received the highest number of votes cast for secretary of state, was duly and constitutionally elected secretary of state for Alabama for

the term prescribed by law.

That William C. Fitts having received the highest number of votes cast for attorney general, was duly and constitutionally elected attorney general of Alabama for the term prescribed by law.

That John Purifoy having received the highest number of votes cast for state auditor was duly and constitutionally elected state auditor of Alabama for the term

prescribed by law.

That J. Craig Smith having received the highest number of votes cast for state treasurer, was duly and constitutionally elected state treasurer of Alabama for the term prescribed by law.

That J. O. Turner having received the highest number of votes cast for state superintendent of education, was duly and constitutionally elected state superintendent of

education for the term prescribed by law.

The president of the senate then announced that the purpose of the joint convention having been accomplished, it was dissolved.

The senate retired to the senate chamber, And on motion of Mr. Davis the house adjourned till Monday morning next at 10 o'clock.

SIXTH DAY.

House of Representatives,

. November 19, 1894.

The house met pursuant to adjournment. Prayer by the Rev. Mr. Roper of the city. A quorum was present. The journal of yesterday was read and approved.

LEAVE OF ABSENCE

was granted to Messrs. Mayfield and Killibrew for one day.

GOVERNOR'S MESSAGE.

Office of the Governor, Montgomery, Nov. 17, 1894.

To the General Assembly:

On the 31st of March, 1894, Mr. T. C. Bingham, in behalf of his father, the late Arthur Bingham, presented to me as ex-officio debt commissioner, 47 bonds for exchange.

Of these bonds three are known as sterling bonds for 225 pounds each, issued under act of February 17th, 1870, and due 1st of June, 1890. Ten (10) bonds for \$1,000 each, issued under act February 19th, 1872, and due May 1st, 1892; and 34 are bonds for \$1,000 each, issued under act February 25th, 1873, and due 1st of March, 1893.

Mr. Arthur Bingham was at that time confined to his bed by what proved to be his last illness, and his condi-

tion was such that he could not transact business or

make any statement about the matter.

He was treasurer of the state from the 13th of July, 1868, to December, 1870, and he was succeeded by Treasurer Grant, Bingham in turn succeeding Grant in 1872, and served as treasurer until the early part of December, 1874, when he was succeeded by Daniel Crawford.

The commissioners to adjust the state's indebtedness, in a report dated January 24th, 1876, referred to the lack of records showing the number of bonds issued. They say, among other things, that, "there are bonds in "the office of the treasurer, signed and countersigned, as "required by law, which mature in 1883, 1886, 1890 and "1892." "These bonds we presume were prepared for "the purpose of extending a part of the ante-bellum "bonds; but if so, they have not been called by the hold-"ers of the old bonds."

Arthur Bingham was indicted in 1875 in two or three cases on the charge of embezzlement. The indictments and docket show the nature of these charges, which do not cover any of the bonds now in question, but related to payments on account of the A. & M. College and other matters. On the trial of the main case Bingham was The state was represented by acquitted by the jury. Attorney General Sanford, Ex-Gov. Watts and Solicitor Fred S. Ferguson; Mr. Bingham was represented by Hon. John A. Elmore, Hon. Saml. F. Rice and Hon. W. L. Bragg. Capt. Bragg wrote a letter before his death, which is now before me, in which he states that "the "jury were all Democrats, and some of them particularly "strong Democrats, while Mr. Bingham was a Republi-There was a strong prejudice against Bingham "in this case, confined generally to the Democratic party, "while the Republican party did not believe him guilty." The letter proceeds, "after the verdict in the strongest "case, the counsel for the State nol prossed the other cases "against Bingham of their own accord, as they were sat-"isfied no conviction could be had. About the same time as the institution of these criminal proceedings a civil suit was commenced against Bingham in the city court of Montgomery, and another civil suit was also commenced against him and the sureties on his official bond.

It is alleged a great many breeches of his official bond as Treasurer and among other transactions concerning the items upon which the indictment was founded. these suits the same counsel represented the State and the defendant. The civil suits remained on the docket several years, each side endeavoring to get a trial; but on account of absent witnesses it was not brought to-'trial, and finally it was agreed that "as in as much as "the dispute involved long matters of accounts, running "through Bingham's entire administration" from 1868 to the fall of 1874 and was not, therefore, a "proper "matter for a jury that it be referred to arbitrators." The arbitrators were Hon. Elmore J. Fitzpatrick, Geo. F. Moore, Esq., and W. T. Hatchett. A great deal of eviwas offered on both sides, and "it was "tried before the arbitrators purely upon the merits. "The investigation involved a period from 1868 to the "fall of 1874, embracing many millions of dollars." The arbitrators, after considering all the evidence, brought in the award that Bingham owed the State twelve or thirteen hundred dollars; "and it was shown by the evi-"dence and conceded on all sides that this arose from a "mistake in his accounts, made by his clerk, and of "which he was wholly unconscious, and was purely con-"structive and technical default." The amount of the award was afterwards paid to the State. Arbitrator Fitzpatrick, in a letter March 5th, 1884, declares that the arbitrators were satisfied that Bingham, "had not been "guilty of any corrupt conduct or intent and that his "liabilities arose from errors in his accounts as Treasur-"er, and the errors did not appear to be intentional or "known to Mr. Bingham until long after they had oc-"curred. Arbitrator Geo. F. Moore concurs substantially in this statement Ex-Gov. Watts, one of the attorneys of the State, agreed that "there was nothing criminal in "the facts disclosed before the court or before the arbi-"trators," but that, "his accounts had been loosely kept, "and while there were errors they were so explained as to exonerate him from any moral culpability." The arbitration was finally brought to a close and made the judgment of the court on the 19th December, 1879.

The unfavorable impression of the indictment and civil suits having been removed, the next question was

why the presentation was so long delayed; though the statute under which the governor acts does not make delay a bar. The explanation is, that it was supposed these bonds were stolen, as a number of valuable papers and deeds were stolen from the residence of Mr. Bingham on the 3rd of July 1885, and a prosecution was commenced against Dean Wilson, who was acquitted in the city court of Talladega county, and the bonds which could not be found were supposed to have been stolen, until they were discovered in searching for some old papers, and, shortly afterwards, they were presented to

me for exchange.

Among the papers is a written statement from Mr. Bingham to the debt commissioners accounting for the bonds which came into his possession of the million issue and the million and a half issue. Among the receipts given by the debt commissioners to Daniel Crawford, treasurer, is one showing the number of bonds that Mr. Crawford had on hand which he had received from Mr. Bingham. It appears from this receipt that among the bonds surrendered to the commission were a number of bonds of the same issue, but not of the same number as those now presented by Bingham for exchange. Examiner Lapsley made a report on the 16th of July, 1883 to Gov. O'Neal, of the examination of the accounts of the former agents, Lehman Durr & Co: It appears from this report and Bingham's statement that all of the issue of the million dollars of bonds under Act February 19th, 1872, were fully accounted for; and it appears from Bingham's statement and the action that the debt commissioners took upon it, and the efforts that were made to charge him with civil liabilitity which did not include any bonds which he failed to turn over, that he was not considered or held responsible for the over issue of thirty-eight thousand dollars in the amount of bonds under the Act of February 19th, 1872, and February 25th, 1873.

The examiner of public accounts and I have made thorough investigation as to these bonds, and of all records accessible which would throw light on the subject.

As to five of the bonds presented I have not the slightest doubt and will exchange them. Mr. Bingham bought them from the late Virgil S. Murphy, whose receipt is

produced, and the records show that Murphy had bonds of the state. As to the other forty-two bonds I would have no hesitation, but for the unfavorable presumption created by the facts above recited, which I think have been fully overthrown. Desiring to avoid injustice to a dead man, and being unwilling to evade responsibility by leaving this matter to my successor, I now advise you that unless otherwise advised by the general assembly I will make the exchange of the 42 bonds. It seems to me however that in view of the circumstances and the importance of the matter that I should give the general assembly an opportunity to make known its wishes in the premises before my retirement from office.

Thos. G. Jones.

On motion the above message was referred to the committee on ways and means.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Jinks-

н. 143. To authorize the circumstances under which death may be presumed,

Judiciary;

By Mr. Hearn-

H. 144. To ascertain the number of bales of cotton grown in the state of Alabama,

Agriculture;

By Mr. Brown of Conecul-

H. 145. To authorize the commissioners court of Conecuh county, to issue bonds of said county to pay the outstanding indebtedness of said county on account of the building of a county jail, to buy additional ground, erect sheds, bins, fences, enlarge and repair the court house and improve the court house grounds &c,

Local legislation;

Also,

H. 146. To amend Section 4 of an act entitled an act to incorporate the Evergreen Industrial Normal School, approved February 16th, 1891.

Education;

By Mr. Burks—

н. 147. To incorporate the Polytechnic College and Ladies Institute of Cullman, Alabama,

Education;

By Mr. Burks-

H. 148. To regulate the granting of certificates of qualification to teach in the public schools of the state of Alabama by literary colleges and other schools,

Education;

By Mr. Burks—

H. 149. To amend section 983 of the code of the state of Alabama,

Education;

By Mr. Tuck-

н. 150. To prevent the sale of oats for seed purposes when mixed with seed of the Johnston grass,

Agriculture;

By Mr. Beeson—

H. 151. To authorize the mayor and aldermen of the town of Attalla, in Etowah county, to issue bonds of said town for the purpose of providing a sinking fund for the town of Attalla, viz: To use in paying interest on bonds, improve and repair electric light and water works plants, repair and improve public school buildings and general water and electric light supply,

Corporations; By Mr. Knight—

H. 152. To amend section 2 and section 12 of an act entitled an act to more effectually secure competent and well qualified jurors, in the several counties of this state, approved February 28, 1887,

Judiciary;

By Mr. Lipscomb (by request)—

To incorporate the State Loan & Trust Company,

Corporations; By Mr. O'Brien—

H. 154. To require persons operating coal mines, who pay for mining the same by weight, to have such coal honestly and carefully weighed,

Mining and manufacturing;

Also,

н. 155. To secure to wage-earners employed in the

business of mining, manufacturing or transportation a priority over other creditors in case of insolvency,

Judiciary;

By Mr. Ott-

H. 156. To require insurance companies to pay full face value of all policies issued by them when property on which policy was issued has been destroyed by fire, unless said property was fraudulently destroyed,

Banking and insurance;

By Mr. Ott-

H. 157. To confirm the incorporation and organization of the Merchants Bank of Florence, Alabama, and to enlarge and increase the powers of said corporation,

Banking and insurance;

By Mr. Kennedy—

H. 158. To better provide for the establishment and working of the public roads in Lauderdale county, Alabama,

Public roads and highways;

By Mr. Jackson-

H. 159. To allow stock to run at large in a part of beat five in Lee county, Alabama,

Local legislation; By Mr. Whitten—

H. 160. To prevent laborers voluntarily entering into contracts in writing in the county of Lowndes for a term of one year or less from leaving or abandoning the service of their employers without just cause and with the intent to defraud them,

Special committee composed of the members from

Lowndes;

By Mr. Coleman-

H. 161. To amend an act approved December 13, 1892, entitled an act to amend subdivision 28 of section 629 of the code,

Ways and means;

 ${
m Also},$

н. 162. To amend subdivision 4 of section 453 of the code,

Ways and means;

By Mr. Screws—

н. 163. To amend an act entitled an act to regulate

8 h

the apportionment of the school fund in this state by the superintendent of education, approved February 19, 1891,

Education;

By Mr. Sanford—

H. 164. To prevent baiting of any place or field for doves or partridges,

Local legislation;

Also,

H. 165. To prescribe the manner of election of the recorder of the city of Montgomery,

Corporations; By Mr. Kyle—

H. 166. To amend section 647 of the code of 1886 of Alabama,

Judiciary;

By Mr. Fleming—

H. 167. To amend section 1 of an act entitled an act to establish a normal school for the education of white male and female teachers at Troy, in Pike county, Alabama,

Education;

By Mr. Curtis—

н. 168. To establish the Rodgers school district in Pike county,

Education;
By Mr. Camp—

H. 169. To amend an act entitled "an act to incorporate and establish a charter for the town of Childersburg, in the county of Talladega, approved February 25, 1889,

Corporations;

By Mr. Dale, (by request)—

н. 170. To regulate corporations engaged in the business of guaranteeing or acting as security for the fidelity of persons in public and private offices, employments or positions and the agents of certain corporations and prescribing penalty for failure to comply with the provisions thereof,

Revision of laws;

By Mr. Cook (of Wilcox)—

Joint resolution, proposing amendment to section 2 of article 2 of the constitution of the state of Alabama,

Counties and county boundaries.

RESOLUTIONS

Were introduced as follows:

By Mr. Brooks-

Resolved by the house, the senate concurring, that a committee consisting of two from the house and two from the senate be appointed to report joint rules for the government of the two houses of the general assembly of Alabama;

By Mr. Knight—

Resolved by the house, the senate concurring, that a joint committee consisting of three on the part of the house and two on the part of the senate be appointed to make arrangements for the inauguration of Governor-elect William C. Oates, and to provide a suitable program for the inaugural ceremonies;

By Mr. Ward—

Resolved that a committee of three from the house and two from the senate be appointed to consider that part of the governor's message which pertains to the release of prisoners on their own recognizance when unable to furnish bail, and report to the two houses;

By Mr. Kelly-

Resolved by the house, the senate concurring, that a committee consisting of three from the house and two from the senate be appointed to consider and report proper legislation on the subject of the assessment of property for taxation in this state, and that said committee be authorized to sit during the recess of the general assembly;

Which resolutions were referred to the committee on

rules.

BILLS ON SECOND READING.

The chairmen of the several committees reported fa-

vorably on the following bills:

н. 20. To authorize and empower the mayor and aldermen of the city of Bessemer to issue bonds of said city for an amount not exceeding one hundred and twenty-five thousand dollars for the purpose of purchasing a system of waterworks for the said city;

H. 70. To amend section 18 sub-division 5 of an act to establish a new charter of Bessemer, Alabama, approved February 21st, 1893.

The above and foregoing bills were severally read a

second time, and placed on the calendar.

Mr. John, from the committee on judiciary, returned H. 22 which on motion was referred to committee on education.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended as therein shown, and as amended has concurred in the house joint resolution raising a joint committee to attend and participate in the exercises of the reception of the cruiser "Montgomery," at Mobile.

Committee on part of the senate, Messrs. Browder, Porter and McRae. W. L. CLAY, Secretary.

SENATE MESSAGE.

The house on motion concurred in the senate amendment to the house joint resolution.

On motion the house adjourned till 10 a.m. tomorrow.

SEVENTH DAY.

House of Representatives,

November 20, 1894.

The house met pursuant to adjournment. Prayer by the Rev. Dr. Bryson, of Huntsville.

A quorum was present

The journal of yesterday was read and approved. Leave of absence was granted Messrs. Burns and Mayfield for one day, and to Mr. Browder of Russell for two days.

REPORT OF COMMITTEE ON RULES.

Mr. Brooks, from the committee on rules, reported favorably upon house joint resolution appointing a joint committee to frame joint rules for the government of the two houses. The resolution was adopted, and the speaker appointed as the committee on part of house, Messrs. Brooks and Fletcher;

Also reported favorably house joint resolution raising joint committee to take into consideration that part of the governor's message relating to the release of certain parties charged with crime on their own recognizance;

Which was adopted, and the speaker appointed as the committee from the house, Messrs. Ward, Rabb and

Knight.

Also reported favorably house joint resolution raising a joint committee to make arrangements for the inauguration of Governor-elect William C. Oates,

Which was adopted, and the speaker appointed as the committee from the house, Messrs. Knight, Davis of Marion, and Gibbons.

RECALLED AND RECOMMITTED.

On motion H. 164 was recalled from the committee on local legislation and referred to judiciary committee and H. 170 was recalled from the committee on revision of laws and referred to the committee on corporations.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Gibbons—

H. 172. To prohibit cock fighting, or betting thereon, in the state of Alabama,

Judiciary;

By Mr. Graves—

H. 173. To prevent the tying or staking out of stock on the public roads and railroads of Barbour county,

Revision of laws;

By Mr. Bellinger—

H. 174. To prohibit the sale, giving away or otherwise disposing of spirituous, vinous, or malt liquors or intoxicating bitters or beverages, within the limits of Cleveland school district,

Temperance; By Mr. Jinks—

H. 175. To prevent laborers voluntarily entering into contracts in writing in the county of Bullock, for a term of one year or less, from leaving or abandoning the service of their employer without just cause or sufficient excuse,

Special committee, consisting of members from Bul-

lock;

By Mr. Harris-

H. 176. To provide for the election of the superintendent of education of Chambers county by the vote of the people of the county as other county officers are, and to provide the length of the term of office of the superintendent of education in said county, to be appointed in October, 1895,

Education;

By Mr. Grant-

H. 177. To exempt from working on public roads, the township trustees of free public schools in the county of Clarke,

Public roads and highways;

Also,

н. 178. To provide for payment of claims against the fine and forfeiture fund of Clarke county,

Fees and claims; By Mr. Beasley—

H. 179. To amend an act entitled "An act to amend subdivision 11 of section 453 of the code,"

Corporations;

By Mr. Ellis (with notice and proof)—

H. 180. To relieve W. J. and M. D. Still, of Elmore county, Alabama, of the disabilities of non-age,

Revision of laws; By Mr. Savage—

н. 181. To amend section 3022 of the code,

Revision of laws.

Also,

н. 182. To relieve township trustees from liability to road duty and poll tax,

Education;

By Mr. Mills-

H. 183. To amend section 986 of the code of Alabama so as to change the date from the last Monday in October to second Monday in September,

Education;

By Mr. Williams, of Henry—

H. 184. For the preservation of game and birds in the county of Henry,

Local legislation;

Also,

H. 185. To establish "The city court of Dothan," Judiciary;

By Mr. Roach-

н. 186. To incorporate Pisgah Male and Female Academy,

Corporations;

By Mr. Lipscomb—

H. 187. To confirm the charter of the Bessemer Building and Loan Association, to provide for the increase of the capital stock, to authorize it to sell surplus money, at private sale, to invest unsold money, to buy, lease or otherwise dispose of real estate, to erect buildings or improvements, to borrow money and to provide for the increase of the capital stock, and to extend the time within which said association shall continue to exist as a corporation,

Corporations;

Also,

H. 188. To confirm, amend and enlarge the charter of the Bessemer Land and Improvement Company,

Corporations;

By Mr. O'Brien-

H. 189. To define the corporate limits of the city of Birmingham, in the state of Alabama,

Corporations;

By Mr. McQueen-

н. 190. To provide and prescribe for service upon receivers, foreign and domestic, holding, owning, claiming or operating property in this state,

Revision of laws;

By Mr. John-

H. 191. To make void any agreement whereby the title to personal property is reserved by the vendor, and possession given to the vendee, unless said agreement is in writing, describing the property, signed by the vendee and recorded,

Judiciary;

By Mr. Fielding—

H. 192. To allow the circuit court clerk of Limestone county, Alabama, certain fees for performing official duties not otherwise provided for, commonly known as ex-officio fees,

Fees and claims; By Mr. Rowe—

H. 193. To divide the county of Madison into four commissioners districts and to provide the term of office of the members of the commissioners court,

Counties and county boundaries,

By Mr. Coleman-

H. 194. To amend sections 4, 5, 9, 12, 33, 34 and 41 of an act entitled an act to further regulate elections in the state of Alabama, approved February 21st, 1893,

Privileges and elections; By Mr. Smith, of Mobile—

H. 195. For the relief of Harry T. Smith, an attorney of Mobile county, to compensate him for special services rendered to the state,

Fees and claims; By Mr. McCorvey—

H. 196. For the relief of Neill Salter and the heirs of David Salter, of Monroe county, Alabama, and to authorize the governor to issue a patent to certain lands to said parties,

Local legislation; By Mr. Clark—

H. 197. To provide for exemptions from administration in favor of the minor child or children, of certain property on the death of their mother when at the time of her death she was a widow, and to provide for the setting apart thereof,

Judiciary;

Also,

H. 198. To allow appeals by one or more parties to a judgment or decree without joining therein all the parties to such judgment or decree, and to declare the effect thereof,

Judiciary:

By Mr. Kyle—

H. 199. To abolish the city court of Decatur, and to transfer all the civil cases at law and the criminal cases therein pending, together with all the dockets, papers and books relating to said cases in said city court, to the circuit court of Morgan county, Alabama, and to transfer all the cases now pending upon the equity docket of said city court, together with all the dockets, papers and books of every kind whatsoever to the court of chancery of the county of Morgan,

Revision of laws;

Also,

H. 200. To amend section 3012 of the code 1886 of Alabama,

Judiciary;

By Mr. Barron—

H. 201. To regulate the management of state and county convicts,

Penitentiary and criminal administration;

By Mr. Boykin-

H. 202. To require conditional sales of personal property, where the title remains in the vendor to be evidenced by a writing, and to provide for the execution, attestation, filing and record of such writing and to define the rights of the parties thereto,

Judiciary;

· By Mr. Deans—

H. 203. To repeal an act to regulate and prescribe the manner of electing county commissioners of Pike, Bullock, Washington, Baldwin, Butler, Choctaw, Fayette, Shelby, DeKalb and Pickens counties, so far as the same relates to Shelby county,

Local legislation; By Mr. Forman—

H. 204. To provide for the better support and maintenance of the public schools of St. Clair county,

Education;

By Mr. Langley—

H. 205. To allow bonded constables of Tallapoosa county the same fees as the sheriff in certain cases,

Revision of laws; By Mr. Dale—

H. 206. To give a lien to all ginners of cotton in the state of Alabama, and a remedy to enforce the same, Judiciary.

BILLS ON SECOND READING.

The chairmen of the several committees, reported fa-

vorably on the following bills:

H. 9. To give owners of lands or their assignees a lien for the stipulated price or value commonly known as stumpage of timber sold from said lands, and to provide for the enforcement thereof;

H. 17. To amend section 3875 of the code of Alabama;

H. 19. To allow the constable of Bessemer beat number 33 in Jefferson county, and the constable of Birmingham beat number 37 in Jefferson county, and the constable of Parson beat number 3 in Jefferson county to appoint deputies;

H. 30. To amend an act entitled an act to provide for publication and proceedings against defendants whose names are unknown in proceedings for partition, ap-

proved February 18, 1893;

H. 32. To amend section 4022 of the code of Alabama; H. 138. To incorporate the University school at Clan-

ton, Chilton county, Alabama (with amendment);

H. 38. To regulate costs in justices courts in Mont-

gomery county;

H. 151. To authorize the mayor and councilmen of Attalla in Etowah county to issue bonds of said town for the purpose of providing a sinking fund for the town of Attalla, viz: to use in paying interest on bonds, improve and repair electric light and waterworks plants, repair and improve public school buildings and general water and electric light supply;

H. 105. To incorporate the Cumberland Presbyterian

Seminary at Piedmont, Alabama;

H. 103. To amend an act entitled an act to incorporate the Alabama Baptist Colored Normal and Theological School and all amendments thereto;

- H. 91. To amend an act entitled an act to incorporate the Mobile Gas Light and Coke Company, approved February 23, 1866. (With amendments.)
- H. 72. To incorporate the Presbytery of North Alabama.
- H. 2. To extend the time for the construction of the harbor and railroad of the Birmingham Mobile and Navy Cove Harbor Railroad Company.

H. 69. To amend section (320) three hundred and

twenty of the code of 1886. (With amendment.)

H. 8. To amend section 991 of the code as to the county of Clarke.

H. 11. To amend section 997 of the code, as to the county of Clarke.

н. 21. To incorporate the Bailey Springs University

for the higher education of women.

- H. 63. To amend section one of an act entitled an act to incorporate the male and female academy located in the town of Leighton, Lawrence county, Alabama, approved February 28, 1889.
- H. 77. To provide for the election of the superintendent of education of Jefferson county by the vote of the people and to provide the length of the term of office of the superintendent to be appointed in said county in October 1895.

H. 113 To establish a separate school district to be known as the Union Hill School District, in Henry county.

- H. 169. To amend an act entitled and act to incorporate and establish a charter for the town of Childersburg, in the county of Talladega, approved February 25th, 1889.
- H. 89. To prohibit the sale, giving away or otherwise disposing of any alcoholic, vinous or malt liquors, or other intoxicating drinks or beverages within four miles of the Methodist Episcopal Church South in Triana, and the Methodist Episcopal Church South, known as Wilsons Chapel, and the Methodist Episcopal church known as New Center Grove, all situated in Madison county, Alabama.
- H. 130. To prohibit the sale or bartering of any spirituous, vinous, or malt liquors, or any alcoholic bitters, cordials or beverages of any kind within three miles.

of Bethel church, situated in beat 4, Lee county, Alabama.

H. 4. To require all fines and forfeitures imposed by any of the courts of Bibb county, to be paid in good

and lawful money.

H. 5. To repeal section 4 of an act to regulate and prescribe the manner of electing county commissioners of Pike, Bullock, Washington, Baldwin, Butler, Choctaw, Fayette, Shelby, DeKalb and Pickens counties, approved January 30th, 1893. (With amendment.)

H. 56. To regulate and prescribe the manner of electing county commissioners of Calhoun county. (With

amendment.)

H. 7. To preserve game animals and birds, in the

counties of Washington and Clarke.

H. 23. To provide for the election of county superin-

tendent of education of Lowndes county.

H. 24. To authorize Madison county to purchase the macadamized road belonging to the Madison Turnpike Company, and to issue bonds of said county to aid in the

purchase of the same.

H. 49. To repeal an act entitled an act to authorize the sheriff of Washington county by virtue of his office to collect the state and county taxes thereof, and to perform generally all the duties required by law of the tax collector, approved February 10th, 1875.

H. 61. To amend an act entitled and act to better provide for the indigent poor people of Clarke county,

approved December 12th, 1892.

H. 80. To divide all beats and precincts having more than one voting place, and make separate beats of each voting place, and provide for the same so far as the same pertains to Lauderdale county.

н. 82. To establish a Board of Revenue for Lowndes county, and define the powers and duties of said board

of revenue.

H. 90. To regulate the fine and forfeiture fund of

Marshall county.

H. 94. To amend an act to provide for the appointment of an official stenographer for the circuit and chancery courts in the county of Mobile, and the city court of the city of Mobile, and to define his duties and regulate his compensation, approved February 12th, 1879.

н. 104. For the preservation of fish, game and birds, in the county of Bullock.

H. 108. To regulate the election of county commis-

sioners for Covington county.

H. 109. To authorize the judge of probate and commissioners court of Covington county, to lay off said

county into four commissioners districts.

H. 140. To authorize the mayor and councilmen of Troy to issue bonds of said city for an amount not exceeding thirty thousand dollars, for the purpose of making and improving streets, establishing sewerage for said city and in paying whatever outstanding floating (not bonded) indebtedness said city may have at the passage of this act.

H. 27. To provide for the working and improvement of the public roads in Mobile county by contract, and to further regulate the working of the road in said county,

H. 97. To repeal an act entitled an act to provide for the more efficient working, keeping up, repairing and improving the public roads and bridges, and opening and making new roads and bridges in the county of Morgan; to locate and construct and build within the limits of said county a system of public roads and bridges of a superior grade, to be known and designated as county roads.

н. 134. To repeal an act entitled an act for the pro-

tection of fish in Marion county.

The above and foregoing bills, were severally read a second time, and placed on the calendar.

RETURNED AND REFERRED.

The following bills were returned from the committees to which they were referred and referred as follows:

н. 62, 50 and 45 to judiciary; н. 48 and 60 to fees and claims;

H. 10 to commerce and common carriers;

н. 165 to revision of laws;

н. 170 to corporations.

BILLS ON THIRD READING.

H. 20. To authorize and empower the mayor and

board of aldermen of the city of Bessemer to issue bonds of said city for an amount not exceeding one hundred and twenty-five thousand dollars for the purpose of purchasing a system of water works of the said city,

Was read a third time, at length, and passed—veas

69, nays 8.

Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Boykin, Brooks, Brown of Coneculi, Brown of Russell, Calhoun, Cameron, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Hearn, Hill, Jinks, Kelly, Kennedy, Knight, Lipscomb, Manning, Maples, Mastin, Mayfield, Meador, Mixon, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Roach, Robbins, Rowe, Routon, Sanford, Scarborough, Screws, Seale, Smith of Greene, Smith of Mobile, Summers, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry—69.

Nays:

Messrs. Banks, Harris, John, Langley, Meadows,

Mills, Reaves, Savage—8.

H. 70. To amend section 18, subdivision 5 of an act to establish a new charter of Bessemer, Alabama, approved February 21st, 1893.

Was read a third time at length and passed.

Yeas 80, nays 0.

Yeas—Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Hill, Jinks, John, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mahan, Mills, Mixon, Montgomery, Moore, McClusky, McCorvey, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Routon, Sanford, Savage, Scarborough, Seale, Smith of Butler, Smith of Mobile, Sum-

mers, Tuck, Turner, Wheeless, Williams of Henry—80. On motion of Mr. John the vote by which the bill was passed and the vote by which the bill was ordered to a third reading were reconsidered and the bill was tabled.

CONTEST OF ELECTION.

The speaker of the house laid before the house the statement of contest in the case of M. Bennett Garrett)

vs.
Joseph C. Manning.

From Clay County,

which was referred to the committee on privileges and elections.

Mr. McQueen offered the following resolution:

Resolved, That the committee on the revision of laws be allowed a clerk, which was referred to the committee on rules.

On motion the house adjourned till 10 a.m. tomorrow.

EIGHTH DAY.

House of Representatives,

Nov. 21, 1894.

The house met pursuant to adjournment.
Prayer by Rev. Mr. Ott of the house.
A quorum was present.
The journal of yesterday was read and approved.

DEATH OF HON. P. S. HOLT, THE MEMBER FROM MACON.

Immediately after reading the journal Mr. Smith of Autauga announced the death of Hon. P. S. Holt, the member of the house from Macon county, and moved that the house adjourn out of respect to his memory.

Mr. Knight moved that a committee 8 of be appointed

to attend the funeral, and the speaker named,

Messrs Knight, McQueen, Jinks, Kyle, Smith of Autauga, Graves, Ewing and Harris as the committee.

And the house by a rising vote unanimously adopted the motion to adjourn till to-morrow morning at 10 o'clock.

NINTH DAY.

House of Representatives,

November 22, 1894.

The house met pursuant to adjournment. Prayer by Rev. Dr. Rush, of the city The journal of yesterday was read and approved.

LEAVE OF ABSENCE

Was granted to Mr. Barron till Tuesday; and to Mr. Ward for to morrow and the next day.

REPORT OF COMMITTEE ON RULES.

The committee on rules reported favorably on the resolution allowing a clerk to the committee on revision of laws; provided said clerk (and not the clerk of the committee on local legislation) shall act as clerk to the committee on corporations when not otherwise engaged, and and the report of the committee was concurred in.

RESOLUTIONS.

The following resolutions were offered, and referred to the committee on rules, to-wit:

By Mr. Ward—

Resolved, that the members who came in after roll call, be allowed to approach the clerk and have their names enrolled.

By Mr. Williams, of Henry-

Resolved, that a committee of four from the house be appointed by the speaker to act on the joint committee with the senate, for re-districting the judicial circuits of the state.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Moore—

H. 207. To repeal an act to abolish the office of tax collector in the counties of Baldwin, Escambia and Sanford so far as the same relates to Baldwin county,

Local legislation; By Mr. Gibbons—

H. 208. To govern contracts of conditional sale of household furniture of every description, pianos, organs and sewing machines,

Revision of laws;

By Mr. Graves-

H. 209. To repeal an act entitled an act to prevent justices of the peace and notaries public with jurisdiction of justices of the peace, from sentencing defendants to hard labor for cost,

Judiciary;

By Mr. Kelly—

н. 210. To incorporate the Alabama State Mutual Assurance Company and to define its rights, powers and franchises,

Corporations;

Also,

н. 211. To incorporate "The Farmers Co-operative Insurance Association of Alabama,"

Corporations;

By Mr. Mastin (by request)—

н. 212. To provide for the registration and lien of judgments for the payment of money obtained in the justice courts of Chilton county,

Revision of laws; By Mr. CalhounH. 213. To amend section 4286 of the criminal code of Alabama, which relates to testimony of witnesses reduced to writing and subscribed,

Judiciary;

By Mr. Taylor-

н. 214. To regulate witness fees in civil cases,

Revision of laws;

By Mr. Mixon, by request (with notice and proof)—
H. 215. To authorize Mrs. Josephine S. Mizell, widow

of H. H. Mizell, deceased, to sell the dwelling house and lot lately belonging to said deceased, located in Haw Ridge, Coffee county, Alabama,

Revision of laws;

Also—

H. 216. To define the boundary lines of the Clinton-ville school district, in Coffee county, Alabama,

Education;

By Mr. Rabb, by request-

H. 217. To authorize the mayor and councilmen of the town of Brewton to issue bonds of said city for an amount not exceeding fifteen thousand dollars, for the purpose of building or purchasing suitable school building for the use of the residents thereof,

Revision of laws;

By Mr. Beeson-

н. 218. To refund license money to J. M. Hammitt, of Etowah county,

Appropriations;

Also,

H. 219. To establish a uniform series of text books for public schools in Etowah county,

Education;

By Williams, of Henry-

H. 220. To regulate the publication of laws in newspapers in the state,

Public Printing;

By Mr. Ward—

H. 221. To establish a separate school district, to be known as "Reynolds school district." in Henry county, Education;

By Mr. Montgomery-

H. 222. To provide a lien for proprietors or keepers of

hotels and boarding houses, and to repeal an act entitled "an act for the protection of landlords, proprietors or keepers of hotels and boarding houses," approved February 21st, 1893,

Revision of laws:

By Mr. O'Brien-

H. 223. To incorporate the Coosa Iron and Railroad Company,

Corporations;

By Mr. Davis—

н. 224. To establish the city court of Jasper,

Judiciary;

By Mr. Ott-

H. 225. To create the eleventh judicial circuit of the state of Alabama, to fix the time of holding court therein and to provide for the appointment of a judge and the election of a solicitor for said circuit,

Judiciary;

Also,

H. 226. To repeal an act entitled an act to establish the district court of Colbert and Lauderdale counties, approved February 13th, 1891, and to provide for the disposition of causes pending in said court,

Judiciary;

By Mr. Summers-

H. 227. To repeal an act entitled an act to make four wires a lawful fence in a certain portion of Lawrence county, and to provide for the building and keeping up of a lawful fence along the line of townships 4 and 5,

Local legislation; By Mr. Wheless—

H. 228. To create four commissioners districts in Lee county, Alabama, and to provide for the election of four commissioners thereof,

Local legislation;

By Mr. Whitten-

H. 229. To prohibit the playing or engaging in games of pool, billiards, dominoes or any other game of chance or amusement within any building, or within one hundred feet of any place where spirits, malt or vinous liquors, or intoxicating bitters or any other intoxicating beverage or drink is sold, given away or otherwise disposed of,

Temperance;

Also,

н. 230. To prohibit the sale of patent and proprietary medicines not having a formula of the same labeled or printed upon the bottle or package containing such medicine,

Public health;

Also,

н. 231. To provide for the giving notice of vendor's liens upon real property,

Judiciary;

By Mr. Rowe-

H. 232. To incorporate the Huntsville district high school in New Market, Madison county, Alabama,

Education;

By Mr. Fletcher—

н. 233. To protect mortgagees or tenants in possession in growing crops,

Judiciary;

Also, (by request),

H. 234. To amend an act approved February 21, 1893, entitled an act to encourage the building and operating of cotton and woolen factories in the State of Alabama,

Ways and means; By Mr. Brooks,

H. 235. To amend section 2 of the act entitled an act to authorize corporations organized under the general incorporation laws of the State, or which have been chartered by an act of the general assembly prior to the enactment of the general incorporation laws of this State of 1867, to alter and amend their charters, approved December 12, 1888,

Revision of laws:

Also,

H. 236. To provide for the humane killing of animals so maimed or crippled by railroad locomotives or cars as to be unable to procure food or drink for themselves,

Revision of laws;

Also,

H. 237. To prevent the abandonment of maimed, diseased, disabled or infirm animals by their owners or custodians.

Revision of laws;

Also,

H. 238. To prevent the fighting of cocks or other birds with gaffs or spurs, and to prevent the fighting of dogs, bulls, bears or other animals,

Revision of laws; By Mr. McCorvey—

н. 239. To regulate trials of misdemeanors in Monroe county.

Revision of laws;

By Mr. Screws—

H. 240. To regulate and govern the practice in the courts of law and equity in this state in making the defenses of fraud, misrepresentation, breach of warranty, or failure of consideration to actions on contracts,

Judiciary;

Also,

H. 241. To make appropriations for the payment of sheriffs for the feeding and removal of prisoners for the years ending September 30th, 1893 and September 30th, 1894 respectively,

Appropriations; By Mr. Perry—

H. 242. To amend section 3089 of the code so far as the same relates to Perry county,

Local legislation:

Also,

н. 243. To regulate and prescribe the manner of electing county commissioners of Perry county,

Local legislation; By Mr. Fleming—

H. 244. To amend section 1 of an act entitled an act requiring all insurance companies, whether chartered by the state or admitted from other states, to have an actual cash capital fully paid up of not less than one hundred thousand dollars (\$100,000), and to require such companies to make annual statements to the auditor,

Banking and insurance;

Also,

н. 245. To incorporate "The Alabama Mutual Fire Insurance Company,"

Corporations;

By Mr. Cameron (by request)—

H. 246. To amend sections 1, 2, 4, 6 and 9 of an act to

regulate the practice of pharmacy and the sale of poisons in cities and towns of more than 900 inhabitants in the state of Alabama, approved February 28, 1887, and amended by acts approved February 20 and 25, 1889,

Public health; By Mr. Camp—

H. 247. To provide liens for all laborers, employes and material men who do or perform any labor or service or furnish any material under the employment of or - a contract with any person, firm, association or corporation engaged in the manufacture of any article or commodity of trade or commerce, upon the insolvency of such person, firm or corporation, and upon any legal proceeding being taken by bill in chancery, attachment or other legal process, to subject the plant, machinery and property, or substantially all of the property of such person, firm, association or corporation to the payment of debt or debts; or upon the foreclosure of any mortgage or deed of trust by bill in chancery or under a power of sale in such mortgage or deed of trust upon all or substantially all of the property of such person, firm, association or corporation,

Judiciary;

By Mr. Gains-

H. 248. To repeal an act to authorize the board of mayor and aldermen of the city of Jasper to negotiate a loan for the purpose of improving, grading and draining the streets, avenues and alleys of said city, establishing waterworks and the payment of the city's indebtedness,

Corporations;

Also (with notice and proof),

H. 249. For the relief of F. A. Gamble, ex-probate judge of Walker county, Alabama,

Appropriations;

Also,

H. 250. To create a separate school district in the city of Jasper, Alabama, to define the boundaries thereof and provide for the maintenance of schools therein,

Education;

Also (by request),

H. 251. To amend section eight of an act to amend section 2 and paragraphs 5, 7, 9 and 10, and section 4 and sections 9 and 10 of an act entitled an act to provide

for a charter for the city of Jasper in Walker county, Alabama, approved February 6th, 1889,

Corporations;

Also,

H. 252. To constitute a separate school district at Oakman, Alabama, and to provide a board of education therefor and constitute a board of trustees comprised of said educational board and they are hereby constituted a board of trustees of the West Alabama Male and Female College,

Education;

By Mr. Turner-

H. 253. To amend section 759 of the code providing for the election of a special judge when the judge of the circuit is absent, his duties and compensation,

Judiciary;

By Mr. Mills—

н. 254. To regulate the payment of claims against the fine and forfeiture fund of Geneva couuty,

Local legislation; By Mr. Taylor—

H. 255. To provide for the compensation of state witnesses in Cleburne county,

By Mr. Rabb (by request)—

H. 256. To establish a county court for the county of Geneva and invest the same with civil jurisdiction,

Judiciary;

By Mr. Hill-

H. 257. To prohibit the collection of a debt for intoxicating liquors sold in quantities of one gallon or less, Revision of laws.

RESOLUTIONS.

The following resolutions were offered, the rules were suspended, and the resolutions adopted, to-wit:

By Mr. Ott—

Whereas, our allwise creator has removed from our midst our esteemed co-worker, Hon. P. S. Holt, of Macon county; therefore be it

Resolved, That we, the members of the house of representatives, do express our deep sympathy and condo-

lence to the bereaved relatives and friends of the deceased.

Resolved further, That the clerk be required to send a copy of these resolutions to the bereaved family.

By Mr. Kyle—

Resolved, That on November 28th, 1894, beginning at 12 o'clock M. that this hold memorial exercises in memory of Hon. P. S. Holt, late member from the county of Macon.

BILLS ON SECOND READING.

The chairmen of the several committees reported favorably on the following bills:

H. 41. To regulate the issue of garnishments and the

proceedings therein in the county of Morgan;

H. 53. To repeal an act approved February 21, 1893, entitled an act to regulate the trial of certain misdemeanors committed in Bullock county;

H. 55. To amend subdivision 5 of section 699 of the

code;

H. 57. To amend section 1810 of the code,

(With substitute);

н. 59. To amend sections 3471 and 3472 of the code,

and rule 52 of chancery practice;

H. 62. To prevent the printing, publishing, selling, offering to sell or otherwise disposing of books, pamphlets or tracts containing a history of any man popularly known as an outlaw;

H. 86. To require the production of books and

writings in actions at law;

н. 87.. To regulate exceptions to the giving or refusal

of charges asked in writing;

H. 101. To provide for the service of legal process on domestic corporations, having no officer or agent within the state, on whom process can be served;

H. 106. To amend subdivision three of section 2801

of the code;

н. 112. To amend section two of an act entitled "an act to prevent frauds being perpetrated by directors and managing officers of corporations on the stockholders or bondholders thereof," approved December 10, 1892,

(With amendment);

н. 118. To amend section 3610 of the code of Alabama;

H. 119. To repeal an act to regulate the liens of exe-

cution in Jefferson county, Alabama;

н. 148. To regulate the granting of certificates of qualification to teach in the public schools of the state of Alabama by literary colleges and other schools;

н. 147. To incorporate the Polytechnic College and

Ladies Institute of Cullman, Alabama,

(With amendment);

н. 146. To amend section 4 of an act entitled "an act to incorporate The Evergreen Industrial Normal School," approved February 16th, 1891;

H. 22. To exempt school trustees from poll tax and

road duty;

н. 150, To prevent the sale of oats for seed purposes which are mixed with seed of the Johnston grass,

(With amendment);

H. 65. To repeal an act to prevent the compelling of women and children, or permitting of children under fourteen years of age to labor in a mechanical or manufacturing business more than eight hours in any day, approved February 28th, 1887, so far as the same relates to Etowah county;

H. 154. To require persons operating coal mines, who pay for mining the same by weight, to have such coal

honestly and carefully weighed;

H. 39. To repeal section 82 of an act entitled an act to establish a new charter for the city of Montgomery,

approved February 10th, 1893;

H. 18. To amend section 7 of an act approved 28th February, 1889, entitled an act to establish a charter for the town of Avondale, Jefferson county;

H. 42. To incorporate the Independent Brothers of

Love;

н. 186. To incorporate Pisgah Male and Female

Academy;

H. 79. To prohiblt the sale, giving away or otherwise disposing of spirituous, vinous or malt liquors or intoxicating bitters at or within two miles of the town of Sulligent, county of Lamar,

(With amendment);

H. 141. To prohibit the selling, giving away or other-

wise disposing of spirituous, vinous or malt liquors or of alcoholic bitters, cordials or beverages of any kind in

St. Clair county;

H. 174. To prohibit the sale, giving away, or otherwise disposing of spirituous, vinous or malt liquors, or intoxicating bitters, or beverages within the limits of Cleveland school district;

H. J. R. 171. Proposing amendment to section 2 of article II (2) of the constitution of the state of Alabama;

The same of the same

H. 193. To divide the county of Madison into four commissioners districts, and to prescribe the term of office of the members of the commissioners court;

- H. 26. To authorize the mayor and councilmen of the city of Demopolis to issue bonds of the city of Demopolis for an amount not exceeding fifteen thousand dollars, bearing not more than six per cent. interest per annum, payable semi-annually, for the purpose of erecting and establishing water works for said city. (With amendment);
- H. 98. To prevent the sale, exchange and buying of seed cotton in Perry county, and of seed cotton produced in said county;

н. 159. To allow stock to run at large in a part of beat

five in Lee county, Alabama;

H. 178. To provide for payment of claims against the fine and forfeiture fund of Clarke county;

H. 184. For the preservation of game and birds in the

county of Henry.

H. 192. To allow the circuit court clerk of Limestone county, Alabama, certain fees for performing official duties not otherwise provided for, commonly known as ex-officio fees;

H. 195. For the relief of Harry T. Smith, an attorney of Mobile county, to compensate him for special services

rendered to the state;

11. 196. For the relief of Neill Salter and the heirs of David Salter of Monroe county, Alabama, and to authorize the governor to issue a patent to certain lands to said parties;

н. 203. To repeal an act to regulate and prescribe the manner of electing county commissioners of Pike, Bullock, Washington, Baldwin, Butler, Choctaw, Fayette,

Shelby, DcKalb and Pickens counties so far as the same

relates to Shelby county;

H. 74. To provide for the making and maintaining the public roads and bridges in Jefferson county, Alabama, (with amendment).

The above and foregoing bills, were severally read a

second time, and placed on the calendar.

TAKEN FROM ADVERSE REPORT, AND PLACED ON CALENDAR.

H. 3. To repeal an act entitled an act to regulate the trials of misdemeanors in the county of Bibb, and to provide for the disposition of certain cases now pending in the county court of Bibb county, and to abolish the county court of Bibb county,

Was taken from adverse report, read a second time,

and placed on the calendar.

RECOMMITTED.

The following bills were taken from adverse report, and referred as follows:

н. 31, 33 and 81 to judiciary;

H. 50, to counties and county boundaries.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

The committee on enrolled bills have examined the

following bill and find it correctly enrolled:

H. 1. To confirm and amend the charter of the "Selma Fair and Driving Association," and to give the mayor and police of Selma authority to preserve order on the grounds thereof.

J. H. Montgomery, Chairman.

SIGNING BILLS.

The speaker of the house, in the presence of the house, and immediately after its title had been publicly read

by the clerk, signed the bill, whose title is set out in the foregoing report of committee on enrolled bills.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

Mr. Speaker:

The committee on engrossed bills report the following

bills correctly engrossed:

H. 20. To authorize and empower the mayor and board of councilmen of the city of Bessemer to issue bonds of said city, for an amount not exceeding twenty-five thousand dollars for the purpose of purchasing a system of water works for the said city.

CHAS. A. WHITTEN, Chairman.

BILLS ON THIRD READING.

H. 2. To extend the time for the construction of the harbor and railroad of the Birmingham, Mobile and Navy Cove Harbor Railroad Company,

Was read a third time at length and passed—Yeas

79, Navs 0.

Yeas—Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Burks, Calhoun, Cameron, Camp, Cole. Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Deans, Ellis, Fielding, Fleming, Fletcher, Ford, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Hearn, Hill, Jackson, John, Kelly, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Nixon, Montgomery, McClusky, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Robbins, Robinson, Rogers, Rowe, Routon, Sanford, Savage, Scarborough, Seale, Smith of Butler, Smith of Green, Smith of Mobile, Summers, Taylor, Turner, Ward, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry.—79.

H. 70. To amend section 18 sub-division 5 of "An act to establish a new charter of Bessmer" Alabama, approved February 21st, 1893, was, on motion of Mr. John,

taken from the table.

A substitute, with the following caption: "To amend subdivision 5 of section 18 of an act to establish a new charter for the city of Bessmer, approved February 21st, 1893," was adopted,

And the bill was read a third time, at length, and

passed.—Yeas 77, Nays 0.

Yeas—Messrs, Speaker, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecul, Burks, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Deans, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Graham, Grant, Hearn, Hill, Jackson, John, Kelly, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Manning, Maples, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McClusky, O'Brien, Ott, Patton, Perry, Rabb, Rand, Roach, Robbins, Rowe, Routon, Savage, Scarborough, Seale, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry.—77.

н. 4. To require all fines and forfeitures imposed by any of the courts of Bibb county, to be paid in good

and lawful money.

Was read a third time at length and passed—Yeas 80, Nays 0:

Yeas—Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Burks, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Talladga, Cook of Wilcox, Curtis, Dale, Deans, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Hearn, Hill, Jackson, John, Kelly, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mixon, Montgomery, Moore, McClusky, McCorvey, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Savage, Scarborough, Screws, Seale, Smith of Butler, Smith of Green, Smith of Mobile, Summers, Tucker, Turner, Ward, Wheeless, Willett, Williams of Henry.—80.

H. 5. To repeal section four of and act to regulate and prescribe the manner of electing county commis-

sioners of Pike, Bullock, Washington, Baldwin, Butler, Chactaw, Fayette, Shelby, DeKalb and Pickens counties,

approved January 30th, 1893.

The following amedment was adopted: "Amend on the 8th, line of section one, after the word Bullock, by adding the words Baldwin, Pickens, Fayette, and Washton counties."

And the bill was read a third time at length, and

passed—Yeas 77, Nays 4.

Yeas—Messrs. Banks, Barron, Beasley, Beeson, Bellinger, Books, Brown of Conecuh, Burks, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Deans, Ellis, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Hearn, Hill, Jackson, Kelly, Kennedy, Killibrew, Kyle, Langley, Lipscomb, Manning, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McClusky, McCorvey, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Savage, Scarborough, Seale, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Turner, Ward, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry.—77.

Nays.—Messrs. Boykin, John, Maples, and Tuck.

H. 7. To preserve game animals and birds in the counties of Washington and Clarke.

On motion, the bill was so amended as to include in

its operations the county of DeKalb.

And the bill was read a third time, at length, and passed—Yeas 75, nays 2.

Yeas.

Messrs. Banks, Barron, Beasley, Beeson; Bellinger, Boykin, Brooks, Brown of Conecuh, Burks, Calhoun, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Deans, Ellis, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Hearn, Jackson, John, Kelly, Kennedy, Killebrew, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, McClusky, McQueen, O'Brien, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Rob-

binson, Rowe, Routon, Savage, Scarborough, Seale, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry.—75.

Nays—Messrs. Cole and Taylor.—2.

H.8. To amend section 991 of the code, as to the county of Clarke,

Was read a third time at length, and passed—Yeas

68, nays 1.

Yeas.

Messrs. Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Calhoun, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Deans, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Hearn, Jackson, John, Kelly, Kennedy, Killebrew, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, McClusky, McCorvey, O'Brien, Ott, Patton, Perry, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Routon, Savage, Scarborough, Seale, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry—68.

Nays.—Mr. Brown, of Conecuh.

H. 9. To give to owners of lands, or their assignees, a lien for the stipulated price, or value, commonly known as stumpage, of timber sold from said lands, and to provide for the enforcement thereof,

Was read a third time at length, and passed—Yeas

72, nays 0.

Yeas.

Messrs. Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Calhoun, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Deans, Ellis, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Hearn, Hill, Jackson, John, Kelly, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Moore, McClusky, McCorvey, O'Brien, Ott, Perry, Prowell, Reaves, Roach, Robinson, Rowe, Routon, Scarborongh, Seale, Smith of Greene, Smith of Mobile,

Summers, Taylor, Tuck, Turner, Ward, Wheeless, Whitten, Willett, Williams of Henry.—72.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has concurred in the house joint resolu-

Raising a joint committee to make arrangements for the inauguration of Governor-elect William C. Oates and to provide a suitable program for the inaugural ceremonies.

Committee on part of the senate, Messrs Kilpatrick

and Sayre;

And has concurred in the house joint resolution raising a joint committee to report joint rules for the government of the two houses of the General Assembly of Alabama.

Committee on the part of the senate, Messrs. Samford and Hundley.

W. L. CLAY, Secretary.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has passed the house bill

H. 1. To confirm and amend the charter of the "Selma Fair and Driving Association," and to give the mayor and police of Selma authority to preserve order on the grounds thereof;

And has originated and passed the following bills:

s. 14. To more clearly define and locate the boundary line between the counties of Clay and Talladega in this state;

And has adopted a joint resolution herewith sent raising a joint committee to provide for redistricting the judicial circuits of the state.

Committee on the part of the senate, Messrs. Walker

of Henry, Porter, Austill, Rogers;

And has also adopted joint resolution herewith sent

raising a joint committee to report the time at which the general assembly shall adjourn for the holidays, and reconvene thereafter.

Committee on part of the senate, Messrs. Hundley and Hogue.

W. L. CLAY, Secretary.

SENATE MESSAGE.

s. 14. The bill mentioned in the above and foregoing senate message was read and referred to a special committee, consisting of the members from the counties of Clay and Talladega.

The joint resolutions referred to in the foregoing senate message were read, and referred to the committee on

rules.

On motion, the house adjourned till 10 A. M. to-morrow.

TENTH DAY.

House of Representatives,

November 23, 1894.

The house met pursuant to adjournment. Prayer by the Rev. Dr. Rush, of the city.

A quorum was present.

The journal of yesterday was read and approved.

Leave of absence was granted to Mr. Jackson for to-day, to Messrs. Camp, Calhoun, and Williams of Henry, for to-morrow, to Mr. Coleman till Tuesday, and to Mr. Burns indefinitely.

Filling vacancies in committees caused by death of the

gentleman from Macon, Hon. P. S. Holt,

Mr. Montgomery, Judiciary; Mr. Rand, Ways and Means;

Mr. Prowell, Privileges and Elections;

Mr. Fleming to take place of Mr. Prowell on Com.

10 h

Min. and Manufacturing; and Mr. Gibbons to take place of Mr. Fleming on Commerce and Common Carriers; Mr. Dale to take the place of Mr. Montgomery on Revision of Laws.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Smith, of Autauga—

H. 258. To amend sections 3870 and 3871 of the code, Revision of laws:

Also.

H. 259. To prevent the removal of personal property unless the taxes for the current year have been paid thereon,

Ways and means; By Mr. Jinks—

H. 260. To amend section 3091 of the code of 1886,

Judiciary;

By Mr. Mastin—

H. 261. To perpetuate the United States government surveys in Chilton county,

Revision of laws; By Mr. Hearn—

H. 262. To amend an act entitled an act to provide for the election of county superintendent of education of Choctaw county,

Education;

By Mr. Manning—

н. 263. To regulate the election of county commissioners for Clay county,

Privileges and elections; Also (by request),

Hatchet creek camp grounds, and preserve order at said camp ground,

Corporations; By Mr. Taylor—

H. 265. To provide for the better support and maintenance of the public schools of Cleburne county,

Education;

By Mr. Tuck-

H. 266. To vest in justices of the peace of Dallas county and notaries public and ex-officio justices of the peace concurrent jurisdiction with the city and circuit courts of Dallas county, in the trial of persons charged with carrying concealed weapons about their persons,

Judiciary; By Mr. Mills—

H. 267. Prohibiting the sale or giving away of any spirituous, vinous or malt liquors within one mile of Coffee Springs camp grounds in Geneva county,

Temperance;

Also,

H. 268. To prevent all persons from hunting upon the inclosed lands of the residents of Geneva county, except by written permission of the occupant of the inclosed premises,

Local legislation; By Mr. Maples—

H. 269. To amend section 4169 of the code of Alabama,

Revision of laws;

Also,

н. 270. To amend an act entitled an act to relieve married women of their disabilities of minority, арproved February 21st, 1893,

Judiciary;

By Mr. O'Brien—

H. 271. To amend sections 1, 2, 15, 16, 19, 20 and 21 of an act to create the office of inspector of mines, and to prescribe the duties and powers of such office, approved February 18th, 1891,

Mining and manufacturing;

By Mr. McClusky-

H. 272. To encourage the cultivation of the grape and other fruits in this state and to provide for and regulate the sale of vinous liquors produced from fruits grown by cultivation and also indigenous or wild fruits of all kind and description from which wines can be made and to allow wines made in this state from fruits grown in this state, to be sold by the maker or producer of such wines without a license in all the markets of Alabama,

Revision of laws;

By Mr. Rowe—

H. 273. To amend section 3091 (3496) of the code of Alabama of 1886,

Revision of laws; By Mr. Brooks—

H. 274. To provide for the awarding of contracts for state and county printing to citizens of this state,

Public printing; By Mr. Sanford—

H. 275. To prescribe for service of summons upon receivers of corporations,

Judiciary; By Mr. Kyle—

H, 276. To amend section 4053 of the code of Alabama, so far as relates to the county of Morgan,

Revision of laws; By Mr. Curtis—

H. 277. To amend section 4031 of the code of 1886.

Revision of laws; By Mr. Reaves—

H. 278. To incorporate Graham College in Randolph county, Alabama,

Corporations; By Mr. Forman—

H. 279. To prevent the running at large in the state of Alabama of rabid dog or dogs bitten or supposed to have been by a rabid dog,

Public health;

By Mr. Turner-

H. 280. To prohibit the selling, bartering, exchanging or giving away spirituous, vinous or malt liquors, intoxicating bitters or beverages within four miles of the Methodist church at Fair Ford, in Washington county,

Temperance;

Also,

H. 281. To provide for the appointment of county solicitors, their duties, fees and terms of office, to fill vacancies in the office and the appointment of county solicitors pro tem. and their fees,

Judiciary;

By Mr. Ford (with petition)—

H. 282. To establish a separate school district to be

known as the Freeman school district in Winston county, Alabama,

Education;

By Mr. Ford—

H. 283. To establish a separate school district in Winston county, to be known as the Poplar Spring school district,

Education;

By Mr. Graham—

н. 284. To amend section 2134 of the code of Ala-bama,

Judiciary;

By Mr. John—

H. 285. To authorize persons engaged in surveys provided for by laws of the congress of the United States, to enter on lands within this state for the purpose of said surveys, to protect the operations of the same from injury and molestation: to prescribe the mode of assessing damages caused to any property in the progress of the same, and to provide for the punishment of offenders against the provisions of this act and for other purposes,

Judiciary;

Also,

н. 286. To regulate the practice of quarantine in Alabama,

Public health;

Also,

H. 287. To amend section 2590 and 2591 of the code of Alabama,

Judiciary; *

Also,

н. 288. To amend section 3931 (4170) of the code of Alabama,

Revision of laws;

Also,

H. 289. To regulate proceedings in garnishment cases in Jefferson county, Alabama,

Revision of laws;

By Mr. Meador—

H. 290. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the state for interest on the public debt and for public schools,

Appropriations; By Mr. Mayfield—

н. 291. To provide for and regulate the mode of selecting, drawing and enpannelling grand and petit jurors for the county of Tuscaloosa.

Judiciary;

By Mr. Fletcher—

H. 292. To appropriate the sum of thirty-three dollars to pay J. R. Stegall for boarding state witnesses in the impeachment trial of John B. Talley.

Appropriations;

Also,

H. 293. To appropriate the sum of three hundred and fifty dollars to pay Richard W. Walker for professional services rendered the state, under contract with the governor, in the impeachment trial of John B. Talley.

Appropriations;

RESOLUTIONS.

Mr. Brooks offered the following resolution:

Resolved, that rule 22 be so amended that it shall provide that the clerk of the committee on local legislation, and not the clerk of the committee on privileges and elections, shall, when not otherwise engaged, serve the committee on penitentiary and criminal administration,

Which was referred to the committee on rules.

Mr. Ott offered the following resolution:

Resolved, that on and after Monday 26 inst. this house convene at 10 a.m. and adjourn at 12 m., and again convene at 3 p. m. and adjourn at pleasure,

Which was referred to the committee on rules. Mr. Brooks offered the following resolution:

Resolved that the clerk of the house be and he is hereby authorized to employ such assistance as may be necessary to efficiently transact the business of his office,

Which was referred to the committee on rules.

Mr. Grant offered the following resolution:

Resolved, that when business demands it, the morning session of this house continue until 10 o'clock p. m.

Which was adopted on suspension of the rules.

REPORT OF COMMITTEE ON RULES.

The committee on rules reported favorably on Mr. Ward's resolution authorizing members to have their names enrolled without addressing the speaker;

Also reported favorably on the senate joint resolution raising a joint committee to report upon the time for taking a recess for holidays and reassembling thereafter.

The speaker appointed as the committee from the house Messrs. John, Fletcher and Gibbons.

BILLS ON SECOND READING.

The chairmen of the several committees, reported faably on the following bills:

H. 120. To amend section 2 of an act to compel the determination of claims to real estate in certain cases and

to quiet the title to the same.

H. 92. To legalize the registration of deeds of conveyance which have been filed and recorded in the office of the judge of probate of the proper county in this state before the passage of this act, but not within the time required by law.

H. 122. To amend an act to establish the criminal court of Jefferson county, approved February 18, 1889.

H. 123. To amend sections four and ten of an act to amend an act to expedite the trial of capital cases in Jefferson county, approved February 11th, 1891.

H. 54. To require the clerk of the circuit court of Butler county to perform the duties of clerk of the county court of said county and fixing his fees for such services.

H. 71. To amend section 3763 of the criminal code of 1886.

H. 73. To confer upon the mayor of the city of Bessemer, Alabama, the powers and jurisdiction of a justice of the peace in the corporate limits and police jurisdiction of said city.

H. 75. To define the territorial jurisdiction of justices of the peace and notaries public ex-officio justices of the peace of the several precincts in Jefferson county and the notaries public ex-officio justices of the peace appointed for the several wards of the city of Birmingham.

H. 78. To alter and amend the law relating to the territorial jurisdiction and pay of justices of the peace and notaries public ex-officio justices of the peace in precincts 21 and 37 in Jefferson county and the several wards of the city of Birmingham and to provide a punishment for the violation thereof.

H. 83. To repeal an act entitled an act to fix the compensation for recording registration and copying in the probate offices in the counties of Lowndes, St. Clair, Etowah, Blount and Cullman so far as the same relates

to the county of Lowndes.

H. 99. To repeal an act entitled an act to more effectually secure competent and well qualified jurors in the several counties of this state, approved February 28, 1887, and the acts amendatory thereof so far as applicable to the county of Pike.

H. 107. To repeal an act entitled an act to regulate the pay of the judge of probate and clerk of the circuit court of Covington county for services ex-officio, ap-

proved January 28, 1891.

H. 110. To repeal an act entitled an act to regulate the issue of garnishments and the proceedings thereon in the counties of Jefferson, Dallas, Calhonn, Escambia and Cleburne, approved February 21, 1893.

н. 135. To repeal an act entitled an act to regulate

the commissioners court in Marion county.

H. 205. To allow bonded constables of Tallapoosa county the same fees as the sheriff in certain cases.

H. 190. To provide and prescribe for service upon receivers, foreign and domestic, holding, owning, claiming

or operating property in this state.

H. 95. To provide for the entry of payment of the purchase money recited in conveyances of property on the margin of the record of such conveyances,

(With amendment);

H. 173. To prevent the tying or staking out of stock on the public roads and railroads of Barbour county.

H. 165. To prescribe the manner of election of the recorder of the city of Montgomery;

н. 84. To amend section 4331 of the code of 1886;

H, 128. To secure more effectually competent and well qualified jurors in the county of Etowah;

H. 167. To amend section one of an act entitled an

act to establish a normal school for the education of white male and female teachers at Troy, in Pike county,

Alabama, so as to read as follows, to-wit:

H. 248. To repeal an act to authorize the board of mayor and aldermen of the city of Jasper to negotiate a loan for the purpose of improving, grading and draining the streets, avenues and alleys of said city, establishing water works and the payment of the city's indebtedness;

H. 242. To amend section 3089 of the code so far as

the same relates to Perry county;

H. 243. To regulate and prescribe the manner of

electing county commissioners of Perry county;

H. 251. To amend section 8 of an act entitled an act to amend section 2 and paragraphs 5, 7, 9 and 10 and section 4 and sections 9 and 10 of an act entitled an act to provide a charter for the city of Jasper in Walker county, Alabama, approved February 6, 1889;

H. 162. To amend sub-division 4 of section 453 of the

code, (with amendment).

H. 175. To prevent laborers voluntarily entering into contracts in writing in the county of Bullock for a term of one year or less from leaving or abandoning the service of their employer without just cause or sufficient excuse;

H. 160. To prevent laborers voluntarily entering into contracts in writing in the county of Lowndes for a term of one year or less from leaving or abandoning the service of their employer without just cause and with the intent to defraud them, (with amendments).

The above and foregoing bills, were severally read a

second time, and placed on the calendar

REPORT OF COMMITTEE ON ENGROSSED BILLS.

Mr. Speaker:

The committee on engrossed bills reports the following bills correctly engrossed: Nos. 2, 4, 5, 7, 8, 9, 70.

CHAS. A. WHITTEN, Chairman.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has originated and passed the following bills:

s. 10. To amend section 2 of an act to regulate the drawing and summoning of jurors in the county of Montgomery, approved February 21, 1893;

s. 12. To amend section 4331 of the code of Alabama,

so far as the same relates to Montgomery county;

s. 18. To relieve Rit. M. Lavender, of Hale county, of the disabilities of non-age;

s. 30. To regulate and prescribe the manner of elect-

ing the county commissioners of Bibb county;

s. 6. To authorize the mayor and councilmen of the city of Demopolis to issue bonds of the city of Demopolis for an amount not exceeding fifteen thousand dollars, bearing not more than six per cent. interest per annum, payable semi-annually, for the purpose of erecting and establishing waterworks for said city;

s. 40. To provide for the entry of payment of the purchase money recited in conveyances of property on

the margin of the record of such conveyances.

s. 51. To authorize the dismissal of garnishment proceedings in cases where plaintiff has failed to get service on defendant for two regular terms of the court;

s. 53. To authorize the chancellor, judge or register to require the complainant to give bond before a receiver is appointed;

s. 55. To regulate the exceptions to the giving or re-

fusal of charges in writing;

s. 58. To amend an act, approved on the 13th February, 1879, entitled an act for the preservation of game, animals and birds in the counties of Mobile, Monroe, Wilcox and other counties therein named, so far as relates to Wilcox county;

s. 4. To amend section 19 of an act entitled an act to

incorporate the Mobile and West Alabama Railroad Company, and to expedite the construction of said railroad, approved February 11, 1893.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once, and referred to the committees as follows:

Judiciary, s. 18, 40, 53, 55. Revision of laws, s. 51. Corporations, s, 4. Local legislation, s. 10, 12, 30, 58.

BILLS ON THIRD READING.

H. 17. To amend section 3875 of the code of Alabama,

Was read a third time at length, and passed—yeas

73, nays 0.

Yeas—Messrs. Banks, Beasley, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Calhoun, Cameron, Camp, Coleman, Davis, Deans, Ellis, Fielding, Fleming, Fletcher, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jinks, John, Kelly, Kennedy, Killibrew, Knight, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mixon, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rand, Roach, Robbins, Robinson, Rogers, Routon, Sanford, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry.—73.

H. 19. To allow the constable of Bessemer beat number 33 in Jefferson county, and the constable of Birmingham beat number 37 in Jefferson county and the constable of Perron beat number 3 in Jefferson county to ap-

point deputies,

Was read a third time, at length, and passed-yeas

77, nays 0.

Yeas—Messrs. Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conccuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ewing, Fielding, Fletcher, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Hill, Jinks, John, Kelly, Kennedy, Killibrew, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mixon, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton,

Perry, Rand, Reaves, Robbins, Robinson, Routon, Sanford, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Summers, Taylor, Tuck, Turner, Wheeless, Whitten, Williams of Bullock, Williams of Henry.—77.

H. 30. To amend an act entitled an act to provide for publication and proceedings against defendants whose names are unknown in proceedings for partition, ap-

proved February 18, 1893,

Was read a third time, at length, and passed—yeas

67, nays 0.

Yeas—Messrs. Beasley, Beeson, Boykin, Brooks, Brown of Conecul, Brown of Russell, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ewing, Fleming, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Jinks, John, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robinson, Rowe, Routon, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Summers, Taylor, Tuck, Turner, Wheeless, Whitten, Williams of Bullock.—67.

H. 32. To amend section 4022 of the code of Alabama. Was read a third time, at length, and passed—yeas

83, nays 0.

Yeas.—Messrs. Banks, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Calhoun, Cameron, Camp, Cole, Coleman, Cook, of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Dean, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewing, Gibbons, Graham, Grant, Graves, Harris, Hearn, Hill, Jackson, Jinks, John, Kelley, Kennedy, Killebrew, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Rabb, Rand, Roach, Robbins, Robinson, Rowe, Routon, Sanford, Savage, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry.—83.

н. 138. To incorporate the university school of Clanton, Chilton county, Alabama,

The following amendment was adopted: "Amend by

striking out section 7 of the bill;"

And the bill as amended was read a third time, at length, and on motion of Mr. Knight, was tabled.

н. 38. To regulate costs in justice's courts in Mont-

gomery county,

Was read a third time, at length and passed—yeas

92, nays 0.

Yeas.—Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Hill, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Manning, Maples, Mastin Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Routon Sanford, Savage, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry.—92.

H. 151. To authorize the mayor and aldermen of the town of Attalla, in Etowah county, to issue bonds of said town for the purpose of providing a sinking fund for the town of Altalla viz: To use in paying interest on bonds, improve and repair electric light and water works plants, repair and improve public school buildings and general

water and electric light supply.

Mr. John offered the following amendment:

Strike out of title the words "to use in paying interest on bonds."

Strike out of section 1 the words, "said bonds and coupons being payable in gold of the present standard weight and fineness."

The amendment was adopted and the bill was read a third time, at length, and passed—yeas 74,

nays 3.

Yeas.—Messrs. Beasley, Beeson, Bellinger, Brooks, Brown of Conecul, Burks, Calhoun, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ewing, Fielding, Flenning, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Hearn, Jinks, Kelly, Kennedy, Killebrew, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mixon, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Roach, Robbins, Robinson, Rogers, Rowe Routon, Savage, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Wheeless, Willett, Williams of Bullock, Williams of Henry—74. Navs.—Messrs. Brown of Russell, Harris, Mills.

н 105. To incorporate the Chamberland Presbyte-

rian Seminary at Piedmont, Alabama,

Was read a third time, at length, and passed—yeas

77, nays 0.

Yeas—Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Graves, Harris, Hearn, Hill, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McCluskey, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Wheless, Willett, Williams of Bullock, Williams of Henry—77.

H. 103. To amend an act entitled an act to incorporate the Alabama Baptist Colored Normal and Theolog-

ical School and all amendments thereto,

Was read a third time at length, and passed—yeas 75,

nays 0.

Yeas—Messrs. Banks, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Coneculi, Brown of Russell, Calhoun, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Deans, Ellis, Fielding, Fleming,

Fletcher, Forman, Franklin, Fuller, Fulton, Gibbons, Graham, Grant, Graves, Harris, Hearn, John, Kelly, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McClusky, McCorvey, McQueen, Ott, Patton, Perry, Prowell, Rabb, Rand, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Savage, Scarborough, Smith of Autuga, Smith of Buttler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Wheeless, Whitten, Williams of Bullock, Williams of Henry.—75.

H. 91. To amend an act entitled an act to incorporate the Mobile Gas Light and Coke Company, approved

February 23rd, 1866,

The following amendments was adopted:

Amend Section 4 by inserting therein the word "unlawfully" in the fourth line after the word "willfully" and before the word "open,"

And the bill was read a third time at length, and pass-

ed—yeas 69, nays 0.

Yeas.—Messrs. Banks, Beeson, Boykin, Brooks, Brown, of Conecul, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Franklin, Fuller, Fulton, Gibbons, Graham, Grant, Graves, Harris, Hearn, Hill, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Meador, Mahan, Mills, Mixon, Moore, McClusky, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Savage, Scarborough, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Taylor, Wheeless, Williams of Henry.—69.

н. 72. To incorporate the Presbytery of North Ala-

bama,

Was read a third time at length, and passed—yeas 72,

nays 0.

Yeas.—Messrs. Beasley Beeson, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Coleman, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham,

Graves, Harris, Hearn, Jinks, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, O'Brien, Ott, Patton, Perry, Rabb, Rand, Roach, Robinson, Rogers, Rowe, Routon, Scraborough, Smith of Autauga, Smith of Butler, Smith of Mobile, Taylor, Turner, Wheeless, Whitten, Williams of Bullock, Williams of Henry.—67.

H. 69. To amend section (320) three hundred and

twenty of the code of 1886.

The following amendments were adopted:

Amend by inserting the words, "except treason" after the word act in the 5th, line of the proviso, also amend by striking out twenty and inserting 50 in the eighth line of the proviso.

And the bill was read a third time, at length, and passed

—yeas 38, nays 27.

Yeas—Messrs. Boykin, Brooks, Brown of Conecuh, Calhoun, Camp, Cole, Coleman, Cook of Wilcox, Curtis, Dale, Deans, Fleming, Fletcher, Fulton, Graham, Grant, Graves, Harris, Hearn, John, Kelly, Kennedy, Lipscomb, Mastin, Mayfield, Meador, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Rogers, Routon, Scarborough, Seale, Smith of Mobile, Turner, Whitten, Williams of Henry—38.

Nays—Messrs. Brown of Russell, Burks, Cameron, Cook of Talladega, Davis, Forman, Franklin, Fuller, Gibbons, Hill, Killebrew, Knight, Kyle, Langley, Maples, Meadows, Mahan, Mills, Mixon, Montgomery, McClusky, Roach, Savage, Smith of Greene, Summers,

Taylor, Wheeless, Williams of Bullock-27.

H.11. To amend section 997 of the code as to the county of Clarke,

Was read a third time, at length, and passed—yeas

70, nays 0.

Yeas—Messrs. Beasley, Beeson, Boykin, Brown of Conecul, Brown of Russell, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Graham, Grant, Graves, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, McClusky, McQueen, O'Brien,

Ott, Patton, Perry, Prowell, Rabb, Rand, Roach, Robbins, Rogers, Rowe, Savage, Scarborough, Seale, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Wheeless, Whitten, Williams of Bullock, Williams of Henry—70.

H. 21. To incorporate the Bailey Springs University

for the higher education of women,

Was read a third time, at length, and passed—yeas

68, yeas 0.

Yeas—Messrs. Speaker, Beasley, Beeson, Boykin, Brooks, Brown of Conecuh, Burks, Calhoun, Cameron Camp, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Jinks, John, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Manning, Maples, Meador, Meadows, Mahan, Moore, McClusky, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Savage, Scarborough, Seale, Smith of Greene, Summers, Taylor, Tuck, Turner, Wheeless, Williams of Bullock, Williams of Henry—68.

Nays—Messrs. Brown of Russell, Graves, Hearn. On motion the house adjourned till 10 a.m. to-morrow.

ELEVENTH DAY.

House of Representatives,

November 24, 1894.

The house met pursuant to adjournment. Prayer by the Rev. Dr. Rush of the city. A quorum was present. The journal of yesterday was read and approved.

LEAVE OF ABSENCE.

Was granted to Mr. Dale for two days, and to Messrs. Sanford, Mixon, Ronten, Jinks and Boykin for one day.

REPORT OF COMMITTEE ON JOINT RULES.

The joint committee on rules, reported the following:

JOINT RULES OF THE TWO HOUSES OF THE GENERAL AS-SEMBLY OF ALABAMA.

1. Upon the reception of a message from either house notifying the other of the originating and passing of bills, the secretary or clerk, as the case may be, shall, immediately after the message is read, proceed to read the bills by their titles, unless the reading be called for by some member, in which event the bill shall be read at length, and it shall be ordered forthwith to a second reading, or referred to a committee. The house or senate, as the case may be, shall then proceed with the business upon which it was engaged when the message was received.

2. When house or senate bills are signed by the speaker or president of the senate, thereupon the clerk or secretary, as the case may be, shall notify the other house and request the signature of the presiding officer to the same; and as soon as the message is read, the presiding officer shall immediately sign the bills in the presence of the house or senate, as prescribed by the

constitution.

3. That no local or special bill shall be introduced into either house unless the member who introduces it discloses at the time the fact that the notice required by the constitution and laws has been given, and submits

the proof thereof with the bill.

4. No bill shall be introduced into either house for the creation of any corporation, not educational, elemosenary or religious in its purposes, by any special act of the general assembly of Alabama unless a receipt from the treasurer of the state, evidencing the payment of the fee, or license, required by law, accompanies such bill.

5. Bills affecting individuals or private corporations are local or special bills within the meaning of the preceding rule 3, but said rule does not apply to bills relating to public or educational institutions of, or in this

state, or to industrial, mining, immigration or manufacturing corporations, or interests, or to corporations for constructing canals, or improving navigable rivers and harbors of this state; nor to bills which apply to all persons within the territorial limits to be affected thereby, and general in their application to the class or locality.

6. All bills for amendment to any section or part of the code, in which the subject matter is stated in the title by reference to the section or other sub-division of the code, must contain on the back of the bill, immediately below the title, a brief statement of the general subject to which such section or sub-division relates.

Which were adopted.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

Mr. Speaker:

The committee on engrossed bills report the following bills correctly engrossed:

No. 11. 19, 38, 69, 151, 17, 30, 32, 91, 103, 105.

CHAS. A. WHITTEN, Chairman.

Resolutions were introduced,

By Mr. Mayfield—

Resolved by the house the senate concurring, That a committee of five consisting of two members from the senate and three from the house be appointed to prepare a bill providing for the appointment of commissioners and all things else necessary to recodify the laws and statutes of Alabama,

Which was referred to the committee on rules.

The committee on rules reported favorably the follow-

ing resolutions which were adopted:

Resolved, That the clerk of the house be, and he is, hereby authorized to employ such assistance as may be necessary to efficiently transact the business of his office.

Resolved, That rule 22 be so amended, that it shall provide that the clerk of the committee on local legislation and not the the clerk of the committee, on privileges and elections, shall when not otherwise engaged, serve the

committee on penitentary and criminal administration. Resolved, by the house, the senate concurring. That the committees on penitentiary and criminal administration. of the house and senate be allowed to visit the penitentiary, the convict farm at Spigener's, Alabama, and the convict mines at Pratt City, and Coalburg, Alabama, and that the time for making such visit shall be designated by the chairmen of the respective committees.

RULES.

The committee on rules suggested that the resolution be so amended as to read "five on part of house, and three on part of senate," which was adopted.

Mr. John moved to amend by inserting the word peni-

tentiary, which was adopted.

MESSAGE FROM THE HOUSE.

Mr. President:

The senate has organized and passed the followingbills:

s. 2. To authorize the county of Madison to purchase the macadamized roads belonging to the Madison Turnpike Company, and to issue bonds of said county to aid in the purchase of the same;

s. 5. To require the clerk of the circuit court of Choctaw county to make out and keep a general index of the

records of his office:

s. 26. To establish the Benton School District in

Lowndes county;

s. 31. To amend an act entitled an act to regulate the trial of misdemeanors in Bibb county, approved Feb. 21, 1893;

s. 32. Joint resolution asking a donation from the Federal government of Mt. Vernon barracks to the state of Alabama for a reform school for boys:

s. 52. To require the production of books and writings-

in actions at law;

s. 74. To repeal an act to provide for the drawing and organization of grand and petit juries in the county of Wilcox;

s. 75. To prescribe the duty of tax collectors in Bullock county, and to repeal sections 533, 534, 535, and 537 of the code, as to Bullock county;

s. 8. To establish a new city charter for Phenix City, in Lee county, Alabama, the last named is ordered to

the house without engrossment;

And has concurred in the report of the joint committee on joint rules for the two houses of the general assembly.

W. L. CLAY,

Secretary.

SENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once, and referred to the committees, as follows:

Judiciary, s. 5, 31, 52, 74.

Local legislation, s. 2.

Education, s. 26.

Ways and means, s. 75.

Corporations, s. 8.

Federal relations, s. 32.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Williams of Bullock-

H. 294. To amend an act for the preservation of lands and plantations in Bullock county, from depredations by stock, approved February 11th, 1893,

Local legislation; By M. Ewing—

H. 295. To create a seperate school district in Cherokee county, Alabama, to be known as Taff school district, and to define the boundaries thereof,

Education;

By Mr. Mastin-

H. 296. To repeal an act entitled and act for the preservation of game animals and birds, in the counties of Sumter and Chilton, approved February 23rd, 1887, so far as the same relates to Chilton county,

Local legislation;

By Mr. Hearn—

H. 297. To amend an act for the appointment of township trustees for Choctaw county,

Education;

By Mr. Beasley—

H. 298. To make all corporations, companies or individuals owning or operating tramroads, canals or ditches, responsible for damages resulting from their negligent use of the same,

Revision of laws;

By Mr. Burks-

H. 299. To regulate the disposition of the poll tax fund,

Ways and means;

Also,

H. 300. To refund to Chas. Grafton, circuit clerk of Cullman county, Alabama, the sum of \$17.50 as over-charges of solicitor's fees,

Appropriations;
By Mr. Graham—

H. 301. To confirm the incorporation and organization of "The Bank of Selma," and to grant it additional powers,

Corporations:

Also,

H. 302. To authorize and require the board of revenue of Dallas county to issue bonds of the said county to an amount not exceeding \$50,000 for the purpose of enabling said board of revenue to have the public roads of said county put and kept in good condition,

Public roads and highways;

Also,

H. 303. To provide for the more efficient working of and the improvement of the public roads in Dallas county,

Public roads and highways;

By Mr. Rabb—

H. 304. To regulate the issue of garnishments and the proceedings therein, before justices of the peace and notary publics ex-officio justices of the peace in the county of Escambia,

Revision of laws;

By Mr. Beeson—

H. 305. To incorporate the Attalla Normal College at Attalla, Etowah county, Alabama,

Education;

Also,

H. 306. To amend an act to constitute the city of Gadsden a separate school district,

Education;

By Mr. Knight—

H. 307. To amend section 4057 of the code of Alabama, Judiciary;

By Mr. O'Brien-

H. 308. To secure prompt payment of wages to laborers, mechanics or other wage-earners employed in mining and manufacturing,

Mining and manufacturing;

Also.

H. 309. To amend section 4191 of the code of Alabama,

Revision of laws;

By Mr. John (by request)—

H. 310. To confirm the charter of the Coaldale Brick and Tile Company, and enlarge its corporate powers,

Corporations;

By Mr. Montgomery-

H. 311. To amend sub-division 3 of section 1312 of the code of Alabama relating to the duty and authority of the board of examiners,

Revision of laws;

By Mr. Davis—

H. 312. To abolish the county court of Marion county, Judiciary;

By Robinson—

H. 313. To make certain municipal ordinances or bylaws evidence without further proof,

Judiciary;

Also;

H. 314. To amend an act entitled "An act to regulate the mode of selecting, drawing or empanelling grand and petit jurors for the county of Mobile, approved February 20th, 1883, and to amend section three of an act entitled an act to amend sections six, eight, ten, eleven

and thirteen of an act entitled an act to regulate the mode of selecting, drawing and empanelling grand and petit jurors for the county of Mobile," approved February 20th, 1883,

Judiciary;

Also,

H. 315. To authorize a subscription by the state for a digest of the Alabama Reports.

Appropriations;

By Mr. Smith of Mobile-

н. 316. To amend section 3613 of the code of Alabama.

Judiciary;

Also,

H. 317. To amend section 3532 of the code of Alabama,

Judiciary;

Also,

H. 318. To amend section 3054 (3465) of the code of Alabama of 1886,

Revision of laws; By Mr. Sanford—

H. 319. For the protection of certain game birds, Judiciary:

Also,

H. 320. To authorize the treasurer of the state of Alabama to pay all warrants which have been drawn by the auditor of said state on said treasurer on account of cost bills in penitentiary cases,

Appropriations; By Mr. Fleming—

H. 321. To establish "the city court of Troy,"

Judiciary;

By Mr. Cameron—

H. 322. To provide for the election of county superintendent of education of Sumter county.

Education;

Also, by request—

H. 323. To amend section 3091 (3496) of the code of 1886,

Revision of laws;

Also, by request-

H. 324. To require the owners of stallions, who keep them for profit, to pay a license for the use of the county in which such stallions are kept,

Ways and means;

By Mr. Mayfield (by request)—

н. 325. To establish the city court of Ozark.

Judiciary;

By Mr. Gains-

H. 326. To amend section one of an act entitled an act to empower the governor of Alabama to reconvey to the United States a certain tract of land upon conditions described in this act, approved February 28, 1889,

Federal relations;

Mr. Turner-

H. 327. To prohibit the sale, giving away or otherwise disposing of vinous, malt or spirituous liquors within four (4) miles of Culvert Chapel in Washington, Alabama,

Temperance—

Also,

H. 328. To require the board of county commissioners of Washington county, Alabama to divide said county into four commissioners districts, and to subdivide the same into a convenient number of election precincts.

Local legislation; By Mr. Ford—

H. 329. To amend section one of an act entitled an act to establish a separate school district to be known as the Melville school district, Winston county, Alabama.

Education;

By Mr. McQueen-

H. 330. To establish an immigration commission and to define the powers thereof.

Revision of laws;

By Mr. Hill—

H. 331. For the relief of Francis Mildred Crenshaw and of Edwin Whipple Crenshaw, minors of Montgomery county, from the disabilities of non-age.

Revision of laws;

Mr. Graham moved that 200 copies of H. 303 be printed, which, on motion of Mr. Knight, was tabled.

BILLS ON SECOND READING.

The chairmen of the several committees reported favor-

ably on the following bills:

H. 230. To prohibit the sale of patent and proprietary medicines not having a formula of the same labelled or printed upon the bottle or package containing such medicine.

(With amendment);

H. 246. To amend sections 1, 2, 4, 6 and 9 of an act to rugulate the practice of pharmacy and the sale of poisons in cities and towns of more than 900 inhabitants in the State of Alabama, approved February 28, 1887, and amended by acts approved February 20 and 25, 1889;

H. 177. To exempt from working on public roads the township trustees of free public schools in the county of

Clarke,

(With amendment);

H. 158. To better provide for the establishment and working of the public roads in Lauderdale county, Alabama;

H. 60. For the relief of M. P. Johnson, of Washing-

ton county:

H. 93. To establish a state board of embalming to provide for the better protection of life and health, to prevent the spread of contagious diseases and to regulate the practice of embalming and the care and disposition of the dead;

H. 204. To provide for the better support and main-

tenance of the public schools of St. Clair county;

H. 250. To create a separate school district in the city of Jasper, Alabama, to define the boundaries thereof and

provide for the maintenance of schools therein;

H. 227. To repeal an act entitled an act to make four wires a lawful fence in a certain portion of Lawrence county, and to provide for the building and keeping up of a lawful fence along the line between townlips 4 and 5;

H. 228. To create four commissioners districts in Lee county, Alabama, and to provide for the election of four

commissioners thereof;

H. 221. To establish a separate school district to be known as Reynold's school school district, in Henry county;

H. 180. To relieve W. J. and M. D. Still, of Elmore

county, Alabama, of the disabilities of non-age;

H. 199. To abolish the city court of Decatur and to transfer all the civil cases at law and the criminal cases therein pending, together with all the dockets, papers and books relating to said cases in said city court, to the circuit court of Morgan county, Alabama, and to transfer all the cases now pending upon the equity docket of said city court, together with all the dockets, papers and books of every kind whatsoever, to the court of chancery of the county of Morgan.

The above and foregoing bills were severally read a

second time, and placed on the calendar.

MESSAGE FROM THE SENATE.

Mr. President:

The senate has originated and passed the following bill, and ordered the same forthwith to the house without engrossment:

s. 15. To amend an act entitled an act to establish a city court for the county of Talladega, approved February 23, 1893.

W. L. CLAY, Secretary.

Mr. Cook, of Talladega, moved that the above senate bill be tabled. Lost. And the bill was read one time and referred to the judiciary committee.

GOVERNOR'S MESSAGE.

Office of the Governor, Montgomery, Ala., November 24th, 1894.

To the General Assembly:

You have been advised in the biennial message of the negotiations made with the New York Security and Trust Company to protect the credit of the State, and to provide funds to meet warrants drawn on the appropriations already made for the current expenses of the government between the close of the last fiscal year and the first of January, next, including the January instalment of interest on the public debt. To accomplish this, I

made a loan of one hundred thousand dollars on the first of October, 1894, giving the note of the State therefor, as authorized by statute. I also contracted with the Trust Company to take a transfer of \$50,000 of warrants on the 15th October, 1894; also to take a transfer of \$100,000 more of warrants on the 1st November, 1894; also to take a transfer of warrants and hold interest coupons together to the amount of \$250,000 on the 1st January, 1895. It was agreed to discharge these obligations, as follows:

To pay \$50,000 of the transferred warrants on the 20th January, 1895; pay note of \$100,000 on the 20th February, 1895; pay \$50,000 of transferred warrants on 20th March, 1895; pay \$150,000 of transferred warrants and interest coupons on the 20th April, 1895, and pay \$150,

000 of interest coupons on the 20th of May, 1895.

The taxes for the present calendar year, 1894, the bulk of which will begin to reach the treasury early in 1895, will put the treasury in funds to meet all these demands.

Pursuing the mode adopted in former fiscal years in dealing with these deficits, for which sub-division 31 of the general appropriation act provided the means, I agreed, for the state, to pay 6% interest per annum for this loan, and upon the amount used in taking up the warrants and coupons. The amount of the present appropriation expires on the 31st of December. It will, therefore be necessary for you to make further appropritions therefor. As the first instalment of this interest is payable at a date at which you may not be in session, or if in session, too close to enable you to make provision for its payment before it falls due, I recommend that the appropriation be made now, instead of waiting until after the recess. The interest which the state will pay under this arrangement, including the exchange, will be \$12,383.36.

It is perhaps needless to remark that while the amount arranged for is considerably larger than the deficit at the end of the last fiscal year, it is due to the fact that on the first day of January, 1895, there are large demands, including the semi-annual interest. In former years, there was a surplus in the treasury out of which such payments could be made, while waiting the collection of the calendar year's taxes, out of which the appropriations

were payable. As there is now no surplus in the treasury, and as these payments are for obligations to be met out of the taxes of the calendar year, 1894, the bulk of which cannot be collected and reach the treasury until after the first of January, 1895, it is necessary to make the provision herein suggested.

THOS. G. JONES, GOVERNOR.

On motion the above message was referred to the committee on appropriations.

Mr. Forman moved to print 150 copies of the message, but on motion of Mr. Knight the motion was tabled.

GOVERNOR'S MESSAGE.

STATE OF ALABAMA, EXECUTIVE DEPARTMENT,
OFFICE OF THE GOVERNOR,
MONTGOMERY, November 24th, '94.

To the General Assembly:

On the first of October, 1892, a band of unknown men the night time invaded the residence of William Philyaw, in the county of Conecuh, and beat him, his wife and two children under circumstances of peculiar atrocity. Philyaw's collar bone was broken, and Mrs. Philyaw's right arm was broken and she received other serious wounds. The beating was done in pursuance of a conspiracy to punish Philyaw for the exercise of his political opinions and rights and at a time of intense political excitement, and being, perhaps, the forerunner of other outrages of a like kind, I offered the highest statutory reward for the arrest and delivery to the sheriff the guilty parties. The proclamation recited that the criminals invaded the home of Philyaw and did beat and maim him, did also beat and maim his wife and beat and whip their children. It did not escape me that the governor had no authority to offer a reward for the conviction of unknown parties in misdemeanor cases, hence the word main was used.

The word maimed, used in the proclamation, has a well defined significance, both in criminal law and in common acceptation, and is equivalent to depriving a

person of such parts of his body as to render him less able to defend himself or disabling him so as to make him less fit for fighting, etc. In other words, the rewards were offered tor the offense of mayhem, which is

Learning that the parties were known the reward was revoked, but Bob Rushton, John Kyser and Pomfrey Booker had been arrested and committed to jail before the revocation of the reward. They were afterwards convicted of simple assault and battery with a rail or stick, upon an indictment which charged that offense.

On presentation of the claim for twelve hundred dollars for the reward of the three persons so convicted, I did not allow it, not only for the reason that the appropriation for that year had been exhausted, but for the further reason that the parties had not been convicted of It was suggested to the claimant, W. L. Stallworth, however, to make his claims to the general assembly, and I now present a copy of the proclamation, the sheriff's receipt for the prisoners, a copy of the indictment, with the certificate of the clerk as to the conviction of the parties and a statement from Stevens, who was then solicitor of the circuit.

I do not think the state is bound for the twelve hundred dollars reward, but I think it would be equitable and just to make a reasonable compensation to Mr. Stall-

worth, and recommend legislation accordingly.

THOS. G. JONES, Governor.

On motion the above message was referred to the judiciary committee.

BILLS ON THIRD READING.

H. 63. To amend section one of an act to incorporate the male and female academy located in the town of Leighton, Lawrence county, Alabama, approved February 28, 1889,

Was read a third time, at length, and passed.

Yeas 63, nays 0.

Yeas:

Messrs. Banks, Beasley, Beeson, Brown of Conecuh, Brown of Russell, Burks, Cameron, Cole, Cook of Talladga, Davis, Deans, Ewing, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, John, Kelly, Kennedy, Kyle, Langley, Manning, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Montgomery, McClusky, McQueen, Ott, Patton, Rabb, Rand, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Summers, Taylor, Turner, Williams of Bullock, Williams of Henry—63.

H. 113. To establish a separate school district to be known as the Union Hill school district in Henry county,

Was read a third time, at length, and passed.

Yeas 67, nays 0.

Yeas—Messrs. Banks, Beasley, Beeson, Bellinger, Brooks, Brown of Conecul, Brown of Russell, Burks, Cameron, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Deans, Ellis, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Hearn, Hill, Kelly, Kennedy, Killebrew, Knight, Langley, Manning, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Prowell, Rand, Roach, Robinson, Rogers, Rowe, Scarborough, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Tuck, Ward, Wheeless, Willett, Williams of Bullock—67.

H. 169. To amend an act entitled an act to incorporate and establish a charter for the town of Childersburg, in the county of Talladega, approved February

25th, 1889,

Was read a third time, at length, and passed.

Yeas 66, nays 0.

Yeas:

Messrs. Beasley, Beeson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Cole, Coleman, Cook of Wilcox, Curtis, Davis, Deans, Ewing, Fielding, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Hearn, Hill, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Manning, Mastin, Mayfield, Meador, Meadows, Mahan, Moore, McClusky, McQueen, O'Brien, Ott, Patton, Rabb, Rand, Reaves, Roach, Robbins, Robinson,

Rogers, Rowe, Savage, Scarborough, Screws, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Taylor, Turner, Wheeless, Willett, Williams of Bullock—66.

On motion of Mr. Fletcher H. 24 was passed inform-

ally not to lose its place on calendar.

H. 89. To prohibit the sale, giving away or otherwise disposing of any alcoholic, vinous or malt liquors, or other intoxicating drinks, or beverages, within four miles of the Methodist Episcopal church South in Triana, and the Methodist Episcopal church South known as Wilson's Chapel, and the Methodist Episcopal church known as New Centre Grove all situated in Madison county, Alabama,

Mr. Fletcher offered the following amendments: Amend by adding McDonnell's chapel in the caption and body of bill: The amendment was adopted and the bill,

Was read a third time at length, and passed.—yeas 62,

nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Brooks, Brown of Conecul, Brown of Russell, Burks, Cameron, Cole, Cook of Talladega, Cook of Wilox, Curtis, Davis, Deans, Ewing, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Grant, Graves, Harris, Hearn, Hill, Kelly, Kennedy, Killebrew, Knight, Langley, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Moore, McClusky, McCorvey, O'Brien, Ott, Patton, Prowell, Rabb, Reaves, Robinson, Rogers, Rowe, Screws, Seale, Smith of Autauga, Smith of Mobile, Summers, Taylor, Tuck, Turner, Wheeless, Williams of Bullock.—62.

H. 130. To prohibit the sale, or bartering, of any spirituous, vinous, or malt liquors, or any alcoholic bitters, cordials, or beverages of any kind within three miles of Bethel church situated in beat 4, Lee county, Alabama;

Was read a third time at length, and passed.—yeas 71, nays 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Billinger, Brooks. Brown of Conecuh, Brown of Russell, Burks, Cameron, Camp, Cole, Cook of Wilcox, Curtis, Davis, Deans, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin,

Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Manning, Maples, Mastin, Mayfield, Meadows, Mahan, Mills, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Sanford, Savage, Scarborough, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Wheeless, Williams of Bullock—71.

H. 56. To regulate and prescribe the manner of elect-

ing county commissioners of Calhoun county,

The following amendment was adopted: Amend so as to include Marshall county,

And the bill as amended.

Was read a third time at length, and passed.—yeas 69, nays 0.

Yeas:

Messrs. Beasley, Beeson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Burks, Cameron, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Deans, Ellis, Ewing, Fielding, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Harris, Hearn, Hill, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Meador, Meadows, Mahan, Mills, McClusky, McCorvey, McQueen, O'Brien, Ott, Prowell, Rand, Robbins, Robinson, Rogers, Routon, Savage, Scarborough, Seale, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Wheeless, Willett, Williams of Bullock—69.

H. 23. To provide for the election of county superin-

tendent of education of Lowndes county;

Was read a third time at length, and passed—yeas 68, nays 0.

Yeas:

Messrs. Banks Beasley Beeson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Cole, Cook of Talladega, Curtis, Davis, Deans, Ellis. Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Grant, Graves, Harris, Hearn, Hill, Kelly, Kennedy, Killebrew, Knight,

Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Moore, McClusky, McCovey, McQueen, O'Brien, Ott, Prowell, Rand, Reaves, Roach, Robinson, Rogers, Savage, Scarborough, Seale, Smith of Autauga, Smith of Greene, Tuck, Turner, Wheeless, Willett, Williams of Bullock—68.

SPECIAL ORDER.

On motion of Mr. Montgomery, H. 77 was made a

special order for the second day after the recess.

H. 49. To repeal an act entitled an act to authorize the sheriff of Washington county by virtue of his office to collect the state and county taxes thereof and to perform generally all the duties required by law of the tax collector, approved February 10, 1875,

Was read a third time at length and passed-yeas 64,

nays 0.

Yeas:

Messrs. Beasley, Beeson, Brooks, Brown of Conecuh, Burks, Cameron, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Harris, Hearn, John, Kelly, Kennedy, Knight, Langley, Lipscomb, Maples, Mastin, Meador, Mahan, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Prowell, Rand, Reaves, Roach, Robinson, Rogers, Rowe, Savage, Scarborough, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Willett, Williams of Bullock—64.

H. 61. To amend an act entitled an act to better provide for the indigent poor people of Clarke county, approved December 12, 1892,

Was read a third time at length and passed—yeas 66,

nays 2.

Yeas:

Messrs. Speaker, Beasley, Beeson, Brooks, Brown of Russell, Burns, Cameron, Cole, Cook of Talladega, Cook of Wilcox, Davis, Deans, Ewing, Fielding, Fleming, Fletcher, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Harris, Hearn, Hill, John, Kennedy, Knight, Langley, Lipscomb, Maples, Mastin, Mayfield, Meadows, Mahan, Mills, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Rabb, Reaves, Roach, Robbins, Robinson, Rogers, Savage, Scarborough, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Wheeless, Willett, Williams of Bullock—66.

Nays:

Messrs. Banks and Burks—2.

H. 80. To divide all beats and precincts having more than one voting place, and make separate beats of each voting place, and provide for the same so far as the same pertains to Lauderdale county,

Was read a third time at length, and passed—yeas 55,

nays 5.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Cook of Wilcox, Curtis, Davis, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Hearn, Hill, John, Kelly, Kennedy, Lipscomb, Maples, Mayfield, Meadows, Mahan, Moore, McClusky, CcCorvey, O'Brien, Ott, Patton, Perry, Prowell, Rand, Reaves, Roach, Robinson, Rogers, Rowe, Scarborough, Seale, Smith of Autauga, Smith of Mobile, Summers, Tuck, Turner—55.

Nays:

Messrs. Cole, Harris, Langley, Taylor and Williams of Bullock—5.

On motion, the house adjourned till to-morrow morning at 10 o'clock.

TWELFTH DAY.

House of Representatives,

Nov. 26, 1894.

The house met pursuant to adjournment. Prayer by Rev. Dr. Rush, of the city.

A quorum present.

The journal of yesterday was read and approved.

LEAVES OF ABSENCE.

Leaves of absence were granted for one day to Messrs. O'Brien, McCorvey and Knight.

RESOLUTIONS.

Mr. Rabb offerred the following resolution which was

read and referred to the committee on rules:

Resolved, That from and after Tuesday, the 27th, this house do meet at 10 o'clock a.m., and adjourn at 1 o'clock p. m: meet at 3 o'clock p. m., and adjourn at will.

REPORT OF COMMITTEE ON ENCROSSED BILLS.

Mr. Speaker:

The committee on engrossed bills report the following bills correctly engrossed:

н. 23, 49, 56, 61, 63, 80, 89, 113, 130, 169.

CHAS. A. WHITTEN, Chairman.

JOINT RESOLUTION.

By Mr. McClusky-...

Resolved by the House of Representatives, the senate concurring, That a committee of five from this house and three from the senate be appointed, whose duty it shall be to investigate the present road laws and the operation of the same in the various counties of this State, and said committee shall report back to this house the result of their investigation together with such recommendations as in their judgment would better the present system of road laws,

Which was adopted;

Committee on part of the House-

Messrs McCluskey, Fulton, Hill, Brown of Russell, and Patton.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has originated and passed the following:

bills and ordered the same sent to the house without engrossment:

s. 16. To regulate practice and procedure in the cir-

cuit court in Talladega county in this state;

s. 87. To amend sections 5, 9 and 10 of an act entitled an act to provide a new charter for the city of Tuscumbia, approved February 28, 1887;

s. 77. To create a new charter for the town of Heflin,

Cleburne county;

And has originated and passed the following bills:

s. 9. To authorize the board of revenue of Montgomery county to issue bonds of said county for an amount not exceeding three hundred thousand dollars, for the purpose of building and improving the public roads of the county, upon a permanent and well considered sys-

tem, and for erecting bridges in said county;

s. 28. To authorize the commissioners court of Conecuh county to issue bonds of said county, not to exceed in amount the sum of ten thousand dollars, for the purpose of paying the outstanding indebtedness of said county, incurred in the building of a jail, and for the purpose of buying additional grounds, repairing the court house and jail and improving the grounds, building, fences, etc.;

s. 19. To make Muscle Shoals Canal in Lauderdale

county a lawful fence;

s. 56. To make fences built with barbed wire in Mobile county lawful fences, and to fix the way in which such fences may be built;

s. 60. To amend an act entitled an act "To amend

subdivision 28 of section 629 of the code;

s. 82. To protect fish in Deer river, East Fowl river, West Fowl river, and the tributaries of those streams in Mobile county;

And has originated and passed the following bill and

ordered the same to the house without engrossment:

s. 96. To regulate the practice and proceedings in civil cases in the circuit courts of Colbert and Lauderdale counties in this state, and in the supreme court on appeals from judgment rendered in such cases,

And has adopted a joint resolution herewith sent, authorizing the joint committee heretofore raised to prepare for the inauguration of Governor-elect Wm. C. Oates, to

expend a sum not exceeding one hundred dollars, which shall be paid out of the fund appropriated for legislative expenses.

W. L. CLAY, Secretary.

SENATE MESSAGE.

· The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once and referred to the committees as follows:

To the judiciary, s. 16, 96; To corporations, s. 87, 77;

To public roads and highways, s. 9;

To local legislation, s. 28, 56, 82;

To revision of laws, s. 19; To ways and means, s. 60.

INTRODUCTION OF BILLS.

On a call of the counties bills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Smith of Autauga—

н. 332. To amend section 4796 of the code,

Judiciary;

By Mr. Bellinger-

н. 333. To amend section 533 of the code,

Local legislation; By Mr. Grant—

н. 334. To fix the fees of the judge of the county court of Clarke county,

Local legislation;

Also,

H. 335. To repeal an act entitled "an act to regulate the practice in the circuit court of Clarke county, and to provide for the times of holding the circuit court in Clarke county," approved February 21, 1893,

Judiciary;

Also,

н. 336. To provide a clerk for the county court of Clarke county, and to regulate his fees,

Revision of laws;

Also,

H. 337. To repeal an act entitled, "an act to regulate trials by juries, in the county court of Clarke county," approved February 16, 1891,

Revision of laws;

Also,

H. 338. To repeal an act entitled "an act in relation to trials for misdemeanors in Tuscaloosa and other counties therein named," approved March 19, 1875, so far as the same applies to Clarke county, and to provide for the disposition of certain cases now pending in the county court of Clarke county,

Revision of laws; By Mr. Robbins—

H. 339. To provide for special election to fill vacancies in county offices in Coosa county,

Privileges and elections;

By Mr. Franklin, (by request)

H. 340. To extend the provisions of an act entitled an act for the relief of maimed confederate soldiers and sailors, residents of Alabama, who from wounds or other causes are now unable to earn a livelihood and for the widows of such as were killed or died in said war and have not since re-married, approved February 13th, 1891, so far as relates to the time of filing written application,

Appropriations;

Also,

H. 341. To limit and define the ex-officio fees of the judge of probate, sheriff and circuit clerk of DeKalb county,

Revision of laws;

By Mr. Rabb, (by request)—

H. 342. To establish a charter for the town of Searight, in Crenshaw county, Alabama,

Corporations;

By Mr. Williams of Henry-

H. 343. To prohibit the sale or giving away of alcoholic, spirituous, vinous or malt liquors in Henry, Dale and Geneva counties, within five miles of the Dothan High School in Henry county, except it be within the limits of police jurisdiction,

Temperance;

By Mr. Ward—

H. 344. To fix the time of pleading in the third judicial circuit of Alabama,

Judiciary;

By Mr. Fulton, (by request)—

н. 345. To constitute Woodlawn (a municipal corporation), in Jefferson county, a road district, and to provide for the working of the public roads therein,

Judiciary; By Mr. John—

H. 346. To establish a court of county revenue for Chilton county,

Local legislation; By Mr. McClusky—

н. 347. To give to blacksmiths and wood workmen a prior lien on crops in the county of Lamar,

Revision of laws;

Also,

H. 348. To authorize the court of county commissioners of Lamar county to issue the bonds of the county, not exceeding three thousand dollars, to repair court house and jail of said county,

Local legislation;

By Mr. Ott—

H. 349. To amend an act entitled an act to amend sub-division 31 of section 629 of the code of Alabama, approved February 16, 1894,

Ways and means; By Mr. Summers—

H. 350. To regulate the election of county commissioners in Lawrence, Blount, Geneva, Cullman and Winston counties,

Privileges and elections;

By Mr. Fletcher-

H. 351. To amend section three (3) of an act entitled an act 'to define and prescribe a lawful fence in certain portions of the county of Madison,' approved February 28th, 1889,

Agriculture; By Mr. Brooks—

H. 352. To repeal sections nine and ten of an act of the general assembly of Alabama, approved February 19th, 1883, and entitled an act to incorporate the Bienville Water Supply Company,

Corporations;

By Mr. Robinson—

H. 353. To authorize the separate redemption of undivided interests in real estate sold for taxes, when the time for redemption has expired as to one or more of the owners,

Judiciary;

By Mr. Screws, (by request)—

H. 354. To refund to Mrs. N. E. Young one hundred and twenty (\$120) dollars, paid into the state treasury by her for the purchase of certain lands which had been bid in by the state for taxes, but which were erroneously so sold and bid in,

Appropriations; By Mr. Willett—

н. 355. Petition from commissioners of Pickens county, in reference to convicts of said county,

Penitentiary and criminal administration;

By Mr. Deans—

н. 356. To regulate and prescribe the amount of the pay and compensation of circuit court solicitors and other solicitors, who are paid by the state,

Appropriations;

By Mr. Brown of Russell—

H. 357. To amend section 234 of the code,

Ways and means;

By Mr. Cook, of Talladega—

H. 358. To provide for the transfer of cases or suits pending in inferior court of record of this state when the act creating such court has been repealed,

Judiciary;

Also,

H. 359. To repeal an act "to establish a city court for the county of Talladega," approved February 15th, 1893.

Judiciary;

By Mr. Langley, (by request)—

H. 360. To amend section three of an act entitled an act to amend sections three, four, seven, eight, eleven, twelve and thirteen of an act entitled an act to incorporate the town of Dadeville, in Tallapoosa county, approved January 16th, 1879," which amendatory act was approved February 18th, 1891,

Corporations;

By Mr. Patton—

H. 361. To authorize the commissioners court of Tuscaloosa county to establish districts in which stock may be prevented from running at large,

Local legislation;

By Mr. Rabb—

н. 362. To amend section 3611 of the code of Alabama,

Judiciary:

By Mr. Tuck-

H. 363. To allow a county surveyor of any county in this state to act as county surveyor of an adjacent county under certain conditions,

Local legislation;

By Mr. Sanford, (by request)—

H. 364. To provide a penalty against any county court judge or judge of any county court for failure to hold court and to prescribe how such penalty shall be enforced.

Judiciary;

Also,

н. 365. To authorize suits to be brought against receivers without the previous leave of court,

Judiciary;

Also, (by request)—

н. 366. To amend an act to require all corporations io pay a fee or license for the use of the state before commencing business in this state, approved February 18th, 1893.

Corporations;

Also, (by request) —

H. 367. For the relief of the Philadelphia Mortgage and Trust Company, of Philadelphia, Pa., and the British and American Mortgage Company, Limited, of London, England,

Judiciary;

BILLS ON SECOND READING.

The chairmen of the several committees reported favorably on the following bills:

H. 183. To amend section 968 of the code of Alabama

so as to change the date from the last Monday in October to second Monday in September;

н. 232. To incorporate the Huntsville District High School in New Market, Madison county, Alabama.

(With substitute;)

H. 229. To prohibit the playing or engaging in games of pool, billiards, dominoes or any other game of chance or amusement within any building, or within one hundred feet of any place where spirits, malt or vinous liquors, or intoxicating bitters or any other intoxicating beverage or drink is sold, given away or otherwise disposed of;

H. 46. To provide for the compensation for the county

solicitor for Tuscaloosa county;

H. 47. To provide for the payment of claims against

the fine and forfeiture fund of Tuscaloosa county;

H. 142. To authorize the commissioners of roads and revenues of Tuscaloosa county to levy and collect a special tax for the purpose of erecting and maintaining public buildings and bridges for said county;

H. 207. To repeal an act to abolish the office of tax collector in the counties of Baldwin, Escambia and Sanford, so far as the same relates to Baldwin county;

н. 254. To regulate the payment of claims against

the fine and forfeiture fund of Geneva county;

H. 268. To prevent all persons from hunting upon the inclosed lands of the residents of Geneva county, except by written permission of the occupant of the inclosed premises;

H. 294. To amend an act for the preservation of lands and plantations in Bullock county from depredations by

stock, approved February 11, 1893;

H. 296. To repeal an act for the preservation of game animals and birds in the counties of Sumter and Chilton, approved Frbruary 23, 1887, so far as the same relates to Chilton county;

H. 328. To require the board of county commissioners of Washington county, Alabama, to divide said county into four commissioners districts and to subdivide the same into a convenient number of election precincts;

s. 112. To amend section 4331 of the Code of Alabama so far as the same relates to Montgomery county;

s. 10. To amend section 2 of an act to regulate the drawing and summoning of jurors in the county of Montgomery, approved February 21st, 1893;

s. 2. To authorize the county of Madison to purchase the macadamized roads belonging to the Madison Turnpike Company, and to issue bonds of said county to aid

in the purchase of the same:

п. 241. To make appropriations for the payment of sheriffs for the feeding and removal of prisoners for the years ending September 30th, 1893, and September 30th, 1894, respectively;

H. 249. For the relief of F. A Gamble, ex-probate

judge of Walker county, Alabama;

H. 292. To appropriate the sum of thirty-three dollars to pay J. R. Stegall for boarding state witnesses in

the impeachment trial of John B. Tally.

H. 293. To appropriate the sum of three hundred and fifty dollars to pay Richard W. Walker for professional services rendered the state, under contract with the Governor, in the impeachment trial of John B. Tally.

The above and foregoing bills were severally read a

second time and placed on the calendar.

n. 114 and 218 were permitted to be withdrawn by the gentlemen who introduced them.

BILLS ON THIRD READING.

H. 82. To establish a board of revenue for Lowndes county, and define the powers and duties of said board of revenue,

Was read a third time at length, and passed—yeas 69, nays 1.

Yeas:

Messrs. Speaker, Banks, Beeson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Cole, Cook of Wilcox, Curtis, Davis, Deans, Ellis, Ewing, Fielding, Fletcher, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jackson, Jinks, Kelly, Kennedy, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mixon, Montgomery, Moore, McQueen, Ott, Perry, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Turner, Ward, Willett, Williams of Bullock, Williams of Henry—69.

Nays:

Mr. Beasley—1.

H. 90. To regulate the fine and forfeiture fund of Marshall county,

Was read a third time, at length.

On motion of Mr. Hearn, the vote by which the bill was ordered to a third reading was reconsidered.

Mr. Hearn moved to amend the bill so as to include

Choctaw county. Carried.

And the bill was read a third time, at length, and passed—yeas 62, nays 5.

Yeas:

Messrs. Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russcll, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Deans, Ellis, Ewing, Fletcher, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jackson, Jinks, John, Kelly, Langley, Maples, Mastin, Meador, Meadows, Mahan, Mills, Mixon, McClusky, Ott, Perry, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Savage, Scarborough, Smith of Autauga, Smith of Butler, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry—62.

Nays:

Messrs. Hill, Mayfield, Seale, Taylor, Willett-5.

H. 94. To amend an act to provide for the appointment of an official stenographer for the circuit and chancery courts in the county of Mobile and the city court of the city of Mobile, and to define his duties and regulate his compensation, approved February 12th, 1879,

Was read a third time, at length.

On motion of Mr. Brooks, the vote by which the bill

was ordered to a third reading was reconsidered.

Mr. Brooks moved to amend the bill, as follows: Strike out "six" and insert four (4) in next to last line, of paragraph one, of first section; and the motion was carried,

And the bill was read a third time, at length, and passed—yeas 58, nays 6.

Yeas:

Messrs. Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Calhoun, Cameron,

Camp, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Ewing, Fielding, Fletcher, Fuller, Fulton, Gibbons, Graves, Jackson, Jinks, John, Kelly, Kennedy, Langley, Manning, Maples, Mastin, Meador, Meadows, Mahan, Montgomery, Moore, McQueen, Ott, Patton, Prowell, Rabb, Rand, Roach, Robbins, Robinsou, Rowe, Routon, Sanford, Scarborough, Seale, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Ward, Whitten, Willett, Williams of Bullock, Williams of Henry—58.

Nays:

Messrs. Cole, Eilis, Franklin, Harris, Mills, Taylor—6. 11. 104. For the preservation of fish, game and birds in the county of Bullock,

Was read a third time, at length, and passed—yeas 65,

nays 8.

Yeas:
Messrs. Speaker, Beasley, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Cook of Talladega, Cook of Wilcox, Curtis, Deans, Ellis, Ewing, Fielding, Fletcher, Ford, Franklin, Fuller, Fulton, Gains, Gibbons, Grant, Graves, Harris, Hearn, Hill, John, Kelley, Langley, Maples, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McClusky, McQueen, Ott, Patton, Perry, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Routon, Sanford, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Mobile, Summers, Tuck, Turner, Ward, Willett, Williams of Bullock, Williams of Henry.—65.

Nays: Messrs. Banks, Beeson, Cole, Davis, Jackson, Jinks,

Smith of Greene, Taylor—8.

H. 108. To regulate the election of county commissioners for Covington county,

Was read a third time, at length, and passed—yeas

74<u>,</u> nays 1.

Yeas:
Messrs. Beasley, Beeson, Bellenger, Boykin, Brooks,
Brown of Conecuh, Brown of Russell, Calhoun, Cameron,
Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis,
Davis, Deans, Ellis, Ewing, Fleming, Fletcher, Ford,
Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Graves, Harris, Hearn, Hill, Jackson, Jinks,

John, Kelly, Kennedy, Langley, Manning, Maples, Mastin, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, McClusky, McQueen, Ott, Patton, Perry, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Savage, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry—74.

Nays:

Mr. Willett—1.

H. 109. To authorize the judge of probate and commissioners court of Covington county to lay off said county into four commissioners' districts,

Was read a third time, at length, and passed—yeas

80, nays 2.

 ${
m Yeas}$: Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecul, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Ford, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Hill, Jackson, Jinks, John, Kelly, Kennedy, Langley, Lipscomb, Manning, Maples, Mastin, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McClusky, McQueen, Ott, Patton, Perry, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Savage, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheelesss, Whitten, Williams of Bullock, Williams of Henry—80.

Nays:

Messrs. Seale and Willett—2.

H. 140. To authorize the mayor and councilmen of Troy to issue bonds of said city for an amount not exceeding thirty thousand dollars, for the purpose of making and improving streets, establishing sewerage for said city, and in paying whatever outstanding, floating (not bonded) indebtedness said city may have at the passage of this act,

Was read a third time, at length.

Mr. John moved to reconsider the vote by which the bill was ordered to a third reading. Carried.

Mr. John offered the following amendment. Strike out, in section one, the following words: "Said bonds and coupons being payable in gold of the present standard weight and fineness," which motion was adopted.

And the bill

Was read a third time, at length, and passed—yeas 77, navs 4.

 ${
m \check{Y}eas}$:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Boykin, Brown of Conecul, Burks, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Ford, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Grant, Graves, Harris, Hearn, Hill, Jackson, Jinks, John, Kelly, Kennedy, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Meador, Meadows, Mahan, Mixon, Montgomery, Moore, McQueen, Ott, Patton, Perry, Rabb, Rand, Reaves, Roach, Robinson, Rowe, Sanford, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Ward, Whiceless, Whitten, Willett, Williams of Bullock, Williams of Henry—77.

Nays:

Messrs. Brown of Russell, Graham, Mills, Prowell

H. 27. To provide for the working and improvement of the public roads in Mobile county by contract and to further regulate the working of the roads in said county,

Was read a third time, at length, and passed—yeas 77,

nays 0.

Yeas:Messrs. Speaker. Banks, Barron, Beeson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Davis, Ellis, Wilcox, Curtis, of Fielding, Fleming, Fletcher, Ford, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Grant, Graves, Harris, Hearn, Hill, Jackson, Jinks, John, Kelly, Kennedy, Kyle, Langley, Lipscomb, Manning, Maples, Meador, Meadows, Mahan, Mixon, Mills, Moore, McClusky, Ott, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Savage, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene. Smith of Mobile, Summers, Tuck, Turner, Wheeless,

Whitten, Williams of Henry—77.

H. 97. To repeal an act entitled an act to provide for the more efficient working, keeping up repairing and improving the public roads and bridges, and opening and making new roads and bridges in the county of Morgan; to locate and construct and build within the limits of said county, a system of public roads and bridges of a superior grade, to be known and designated as "county roads,"

Was read a third time, at length, and passed—yeas 70,

nays 0.

Yeas:

Messrs. Banks, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Cole, Cook of Talladaga, Cook of Wilcox, Curtis, Davis, Deans, Ewing, Fleming, Fletcher, Ford, Franklin, Fuller, Fulton, Gains, Gewin. Gibbons, Graham, Grant, Graves, Harris, Hearn, Hill, Jackson, Jinks, John, Kelly, Kennedy, Kyle, Langley, Lipscomb, Maples, Mastin, Meador, Meadows, Mahan, Mills, Mixon, Moore, McClusky, Ott, Perry, Prowell, Rand, Roach, Robbins, Robinson, Routon, Sanford Savage, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Turner, Wheeless, Whitten, Williams of Bullock, Williams of Henry—70.

H. 134. To repeal an act entitled an act for the pro-

tection of fish in Marion county,

Was read a third time, at length, and passed—yeas 71, nays 0.

Yeas:

Messrs. Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Deans, Ewing, Fletcher, Ford, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Graves, Harris, Hearn, Hill, Jackson, Jinks, John, Kelly, Kennedy, Kyle, Langley, Mastin, Mayfield, Meador, Meadows, Mahan, Mixon, Moore, McClusky, Ott, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Rogers, Sanford, Savage, Scarborough, Seale, Smith of Autauga, Smith of Greene,

Smith of Mobile, Summers, Tuck, Turner, Ward, Wheless, Williams of Bullock, Williams of Henry-71.

н. 41. To regulate the issue of garnishments and the

proceedings thereon in the county of Morgan,

Was read a third time, at length.

On motion of Mr. Kyle, the vote by which the bill was ordered to a third reading was reconsidered.

Mr. Kyle offered the following amendment:

Amend by adding

Sec. 5½. No writ of garnishment shall be issued in any case wherein the justice of the peace or notary public, ex-officio justice of the peace, issuing the writ of garnishment has agreed with the plaintiff or his agent that the plaintiff will not be required to pay costs in the event the costs cannot be made out of the defendant, nor in any case where the justice of the peace is to receive or be allowed a commission or fee for collecting the debt sued for, nor in any case where the attorney of the plaintiff or the law partner of the attorney for the plaintiff is a justice of the peace or notary public, ex-officio justice of the peace in said county, which was adopted;

And the bill

Was read a third time, at length, and passed—yeas 63, nays 4.

Yeas:

Messrs. Beasley Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Calhoun, Camp, Cook of Wilcox, Curtis, Davis, Deans, Ellis, Fielding, Fleming, Fletcher, Ford, Forman, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jinks, John, Kelly, Kennedy, Kyle, Langley, Manning, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, Ott., Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Sanford, Savage, Scarborough, Taylor, Ward, Whitten, Willett, Williams of Bullock, Williams of Henry—63.

Nays:

Messrs. Cameron, Franklin, Hill, Seale—4.

On motion the house adjourned until 10 o'clock a.m. to-morrow.

THIRTEENTH DAY.

House of Representatives,

November 27, 1894.

The house met pursuant to adjournment.

Prayer by Rev. Dr. Davis of the city.

A quorum was present.

The journal of yesterday was read and approved.

LEAVES OF ABSENCE.

Leave of absence was granted to Mr. Rogers for three days.

RESOLUTIONS.

The following resolutions were introduced and referred to the committee on rules:

By Mr. Whitten—

Resolved, that the engrossing and enrolling clerks be and they are hereby authorized to employ aid to help them in the performance of their duties whenever the same becomes necessary;

By Mr. McQueen—

Resolved by the house, the senate concurring, That the joint committee of the house and senate appointed to prepare for the inauguration of Governor-elect Wm. C. Oates be and is hereby authorized to expend in that behalf a sum not exceeding two hundred dollars, which shall be paid out of the fund appropriated for legislative expenses.

SPECIAL ORDER.

On motion of Mr. John, H. 225 was made a special order for Friday immediately after the journal.

REPORT OF THE COMMITTEE ON RULES.

Mr. Brooks from the committee on rules reported favorably upon the following resolution which was adopted:

Resolved by the house, the senate concurring, That a com-

mittee of five consisting of two members from the senate and three from the house be appointed to prepare a bill providing for the appointment of commissioners and all things else necessary to re-codify the laws and statutes of Alabama;

And also the following joint resolution:

Resolved by the sengte, the house of representatives concurring, That the joint committee of the senate and house of representatives appointed to prepare for the inauguration of Governor-elect Wm. C. Oates, be and is hereby authorized to expend in that behalf a sum not exceeding one hundred dollars, which shall be paid out of the fund appropriated for legislative expenses;

Said resolution was put upon its passage, the ayes and nays were demanded and the resolution was lost—yeas

36, nays 59.

Ayes:

Messrs. Speaker, Boykin, Brooks, Cook of Wilcox, Curtis, Fleming, Fletcher, Gewin, Gibbons, Graham, Grant, Graves, Jinks, Lipscomb, Mayfield, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Patton, Perry, Prowell, Rabb, Rand, Robinson, Sanford, Screws, Seale, Smith of Autauga, Smith of Mobile, Turner, Ward, Whitten, Willett—36.

Nays:

Messrs. Banks, Beasley, Beeson, Bellinger, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Colemrn, Dale, Davis, Deans, Ellis, Ewing, Fielding, Ford, Porman, Franklin Fuller, Fulton, Gains, Harris, Hearn, Jackson, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Manning, Maples, Mastin, Meador, Meadows, Mahan, Mills, Mixon, Ott, Reaves, Roach, Robbins, Rowe, Rowton, Savage, Scarborough, Smith of Butler, Smith of Greene, Summers, Taylor, Tuck, Wheeless, Williams of Bullock, Williams of Henry—59.

REPORT OF COMMITTEE ON ENGROSSED BILLT.

Mr. Speaker:

The committee on engrossed bills report the following bills correctly engrossed:

н. 27, 41, 82, 90, 94, 97, 104, 108, 109, 134, 140. Сназ. А. Whitten, Chairman.

REPORT OF COMMITTEE ON ENROLLED BILLS.

November 27th, 1894.

Mr. Speaker:

The committee on enrolled bills report the following

bills correctly enrolled:

H. 5. To repeal section four of an act to regulate and prescribe the manner of electing county commissioners of Pike, Bullock, Washington, Baldwin, Butler, Choctaw, Fayette, Shelby, DeKalb and Pickens counties, approved January 30, 1893;

H. 7. To preserve game animals and birds in the

counties of Washington, Clarke and DeKalb;

H. 8. To amend section 991 of the code, as to the

county of Clarke;

H. 20. To authorize and empower the mayor and board of aldermen of the city of Bessemer to issue bonds of said city for an amount not exceeding one hundred and twenty-five thousand dollars for the purpose of purchasing a system of water works for the said city;

H. 70. To amend subdivision 5 of section 18 of an act to establish a new charter for the city of Bessemer, ap-

proved February 21, 1893.

J. H. Montgomery, Chairman.

SIGNING BILLS.

The speaker of the house, in the presence of the house, immediately after their titles had been publicly read by the clerk, signed the bills whose titles are set forth in the foregoing report of committee on enrolled bills.

At 12 o'clock M. the regular order was

THE ELECTION OF UNITED STATES SENATOR,

And the house proceeded with the regular order.

This being the second Tuesday after the meeting and organization of the legislature of Alabama, the house of representatives proceeded openly by a viva voce vote of each member present to name one person for senator in congress.

Mr. John placed in nomination for senator in con-

gress from Alabama, John T. Morgan, of Dallas county, Ala., to succeed Senator John T. Morgan, whose term ex-

pires March 4th, 1895.

Mr. Manning placed in nomination for senator in congress from Alabama, Warren S. Reese, of Montgomery county, Alabama, to succeed Senator John T. Morgan, whose term expires March 4th, 1895.

And on a call of the roll of the house, those who voted

for John T. Morgan are:

Messrs. Speaker, Barron, Boykin, Brooks, Brown of Russell, Calhoun, Cameron, Camp, Cook of Wilcox, Curtis, Dale, Davis, Fleming, Fletcher, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Jinks, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Maples, Mayfield, Meador, Mahan, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Roach, Robinson, Rowe, Routon, Sanford, Scarborough, Screws, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turner, Ward, Whitten, Willett, Williams of Bullock, Williams of Henry—61.

And those who voted for Warren S. Reese are:

Messrs. Banks, Beasley, Beeson, Bellinger, Brown of Conecuh, Burks, Cole, Coleman, Cook of Talladega, Deans, Ellis, Ewing, Fielding, Ford, Forman, Franklin, Fuller, Gains, Harris, Hearn, Jackson, Killebrew, Langley, Manning, Mastin, Meadows, Mills, Mixon, Reaves, Robbins, Savage, Smith of Butler, Summers, Taylor, Wheeless—35.

And the speaker of the house announced that John T. Morgan had received a majority of the whole number of votes cast in the house of representatives in of Alabama for senator in congress from the state Alabama to succeed John T. Morgan, whose term expires the 4th day of March, 1895.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Smith, of Autauga-

H. 368. To amend section 558 of the code,

Ways and means;

By Mr. Ewing—

H. 369. Requiring any person or persons holding claims against the fine and forfeiture fund in Cherokee county to register same within ninety days after the passage of this act,

Local legislation; By Mr. Calhoun—

H. 370. To regulate the apportionment of the school, fund in this state by the superintendent of education, approved February 10, 1891,

Education;

Also,

H. 371. To provide for the election of county superintendents of education, approved February 13, 1889,

Education;

By Mr. Grant—

н. 372. To amend section 2984 of the code of Alabama,

Judiciary;

By Mr. Mixon, (by request)—

H. 373. To regulate the trials of misdemeanors in Coffee county,

Revision of laws:

By Brown of Conecuh-

н. 374. To regulate the recording of certain conveyances in Coneculi county,

Revision of laws:

By Mr. Routon-

H. 375. To amend section 19 of the code, so far as the same applies to Crenshaw county,

Ways and means;

By Mr. Burks-

H. 376. To amend sub-division 24 of section 19 of an act entitled an act to establish a new charter for the city of Cullman, Alabama, approved December 12, 1890,

Corporations;

Also,

H. 377. To amend sections 340, 341 and 342 of the code of Alabama,

Privileges and elections;

By Mr. Ellis-

H. 378. To prohibit the sale, giving away or otherwise disposing of vinous, spirituous or malt liquors, in-

toxicating bitters or cordials within five miles of Friendship Baptist church, in township eighteen, range twenty, in Elmore county,

Temperance; By Mr. Beeson—

H. 379. To amend section one of an act to establish and define the corporate limits of the city of Gadsden, approved February the 18th, 1891.

Corporations;

By. Mr. McQueen--

H. 380. To make appropriation to pay a certain reward for absconding felons, earned during the fiscal year 1893.

Appropriations; By Mr. Summers—

H. 381. To further regulate the fees of constables for attending justice court in Lawrence county,

Revision of laws; By Mr. Jackson--

H. 382. For the relief of needy confederate soldiers or their surviving widows who may have through neglect or ignorance failed to comply with the provisions of section 2 of an act approved February 13, 1891,

Appropriations; By Mr. Rowe—

H. 383. To authorize the mayor and aldermen of the town of Gurley, in the county of Madison, State of Alabama, to issue bonds of said town for the purpose of providing said town with water,

Corporations;

By Mr. Cook of Wilcox—

H. 384. To better prevent the commission of trespass upon lands in Wilcox county, Alabama,

Revision of laws; By Mr. Dale—

H. 385. To legalize certain applications from the counties of Butler, Chilton, Cleburne, Coosa, Dale, Elmore, Greene, Lee, Randolph, Sumter, Shelby, Talladega, Tallapoosa, Tuscaloosa, Walker and Wilcox, for relief under the provisions of "an act for the relief of needy confederate soldiers and sailors, residents of Alabama, who from wounds or other cause are now unable ta earn a livelihood, and for the widows of such as were

killed or died in said war, and have not since re-married, approved February 13, 1891,

Appropriations; By Mr. Moore—

H. 386. To refund to P. W. Chastang the sum of eighty dollars, being purchase money for certain land heretofore erroneously sold him by the State,

Appropriations.

BILLS ON SECOND READING.

The chairmen of the several committees reported favorably on the following bills:

н. 274. To provide for the awarding of contracts for

State and county printing to citizens of this State;

н. 264. To incorporate the intendant and trustees of Hatchet Creek Camp Ground and preserve order at said camp ground;

H. 188. To confirm, amend and enlarge the charter of the Bessemer Land and Improvement Company;

н. 278. To incorporate Graham College in Randolph

county, Alabama;

н. 76. To amend section 2611 of the code of Alabama relating to defendant in detinue requiring adverse claim-

ant to come in and defend;

H. 81. To provide for the registration and lien of judgments rendered by justices of the peace and notaries public ex-officio justice of the peace for the payment of money;

н. 34. To amend section 1750 of the code of Ala-

bama;

н. 16. To amend section 1891 of the code of 1886;

H. 28. To regulate primary elections in the county and city of Mobile;

н. 273. To amend section 3091 (3496) of the code of

Alabama of 1886;

H. 225. To create the eleventh judicial circuit of the State of Alabama, to fix the time of holding court therein and to provide for the appointment of a judge and the election of a solicitor for said circuit,

(With substitute;)

H. 226. To repeal an act entitled "an act to establish the district court of Colbert and Lauderdale counties,"

approved February 13th, 1891, and to provide for the

disposition of causes pending in said court;

H. 85. To authorize the chancellor, judge or register to require the complainant to give bond before a receiver is appointed;

H. 238. To prevent the fighting of cocks or other birds with gaffs or spurs, and to prevent the fighting of

dogs, bulls, bears or other animals;

H. 237. To prevent the abandonment of maimed, diseased, disabled or infirm animals by their owners or custodians:

H. 235. To amend section 2 of the act entitled an act to authorize corporations organized under the general incorporation laws of the state, or which have been chartered by an act of the general assembly prior to the enactment of the general incorporation laws of this state, of 1867 to alter and amend their charters, approved December 12, 1888;

H. 283. To establish a separate school district in Winston county, to be known as the Poplar Spring

School District:

H. 282. To establish a separate school district to be known as the Freeman School District in Winston county, Alabama;

H. 168. To establish the Rodgers school district in

Pike county;

H. 324. To require the owners of stallions, who keep them for profit, to pay a license for the use of the county

in which such stallions are kept;

s. 4. To amend section nineteen of an act entitled an act to incorporate the Mobile and West Alabama Railroad Company, and to expedite the construction of said railroad, approved February 11th, 1893;

s. 75. To prescribe the duty of tax collectors in collecting taxes, and to repeal sections 533, 534, 535, and

537 of the code as to Bullock county;

s. 14. To more clearly define and locate the boundary line between the counties of Clay and Talladega in this

state.

s. 6. To authorize the mayor and councilmen of the city of Demopolis to issue bonds of the city of Demopolis for an amount not exceeding fifteen thousand dollare, bearing not more than six per cent. interest per annum,

payable semi annually, for the purpose of erecting and establishing water works for said city;

s. 8. To establish a new city charter for Phenix city,

in Lee county, Alabama.

The above and foregoing bills were read a second time and placed on the calendar.

RESOLUTIONS.

Mr. Knight offered the following joint resolution:

Resolved by the house of representatives, the senate concurring, That the public business of the government of the United States has lately been greatly retarded by indefinite discussion in the senate of the United States of subjects of legislation in which the country was greatly interested upon a supposed tradition of "senatorial courtesy;" that we disapprove of and condemn further observance of so frivolous and pernicious an obstacle to needed legislation, and consider that such a supposed tradition is subversive of the true principles of republican government, finds no warrant in the constitution of our country or in the conduct of the forefathers of the republic, and is injurious to the best interests of the country; and that the senators from the state of Alabama in the congress of the United States are hereby instructed to support and vote for some rule of said senate, by which some limit may be put to debate upon measures presented for the action of the said senate, and a certain date fixed, after full time is allowed for discussion. on which a vote may be taken on bills before it, and the will of the people of this country thus receive the sanction of lawful enactment.

The resolutions was referred to the committee on rules.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has originated and passed the following bill:

s. 25. To repeal an act to prevent the compelling of women and children, or permitting of children under fourteen years of age, to labor in a mechanical or manufacturing business more than eight hours in any day, approved Feb. 28th, 1887;

s. 48. To change the time of holding the chancery courts for the counties of Randolph, Chambers, Lee, Tallapoosa and Coosa;

s. 64. To establish the Hayne School District, in

Lowndes county,

s. 65. For the preservation of game in Conecuh

county;

s. 70. To provide for the establishing of township, section, or other subdivision corners of lands where the original survey marks, monuments, witness-trees etc. have been obliterated, in the county of Jackson;

s. 89. To establish the Wyndham Creek School Dis-

trict, in Lowndes county;

And has amended as therein shown and, as amended,

has passed the house bill,

H.8. To amend section 991 of the code, as to the county of Clarke,

And has passed the house bills,

н. 7. To preserve game animals and birds in the

counties of Washington, Clarke and DeKalb;

H. 5. To repeal section four of an act to regulate and prescribe the manner of electing county commissioners of Pike, Bullock, Washington, Baldwin, Butler, Choctaw, Fayette, Shelby, DeKalb and Pickens counties, approved January 30, 1893;

H. 20. To authorize and empower the mayor and board of aldermen of the city of Bessemer to issue bonds of said city for an amount not exceeding one hundred and twenty-five thousand dollars for the purpose of purchasing a system of waterworks for the said city;

H. 70. To amend sub-division 5 of section 18 of an act to establish a new charter for the city of Bessemer,

Alabama, approved February 21st, 1893.

W. L. CLAY. Secretary.

SENATE MESSAGES.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once, and referred to the committees, as follows:

To Mining and manufacturing, s. 25;

To The judiciary, s. 48;

To Education, s. 64, 89;

To Local legislation, s. 65, 70;

And the house concurred in the senate amendment to H. 8. To amend section 991 of the code.—yeas 80, navs 0.

Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin. Fuller, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Harris, Jinks, John, Kelly, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meadows, Mills, Mixon, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Rabb, Rand, Reaves, Roach, Robinson, Rowe, Sanford, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turuer, Ward, Wheeless, Willett, Williams of Bullock, Williams of Henry.—80

BILLS ON THIRD READING.

н. 53. To repeal an act, approved February 21, 1893, entitled an act to regulate the trial of certain misdemeanors committed in Bullock county,

Was read a third time, at length, and passed—yeas

84, nays 3. Yeas:

Messrs. Speaker, Barron, Beesley, Beeson, Bellinger, Boykin, Brooks, Burks, Callioun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ewing, Fielding, Fleming, Fletcher. Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meadows, Mixon, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Routon, Sanford, Savage, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile.

Summers, Tuck, Turner, Ward, Wheeless, Whitten, Willett, Williams, of Bullock, Williams of Henry—84.

Nays:

Brown of Russell, Brown of Conecuh, Mills—3.

H. 24. To authorize Madison county to purchase the macadamized road belonging to the Madison Turnpike Company, and to issue bonds of said county to aid in the purchase of the same was taken up.

On motion of Mr. Fletcher, the bill was tabled.

And the senate bill,

s. 2. To authorize the county of Madison to purchase the macadamized roads belonging to the Madison Turnpike Company, and to issue bonds of said county to aid in the purchase of the same,

Was read a third time, at length, and passed—yeas

81, nays 0.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Harris, Jackson, Jinks, Kelly, Kennedy, Killebrew, Knight, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mills, Mixon, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Roach, Robbins, Robinson, Rowe, Sanford, Savage, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry—81.

H. 55. To amend subdivision 5 of section 699 of the

code,

Was read a third time, at length, and passed—yeas 67, nays 0.

Yeas:

Messrs. Barron, Beeson, Boykin, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ellis, Fielding, Fleming, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Graves, Harris, Jackson, Jinks, John, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Manning, Maples,

Mastin, Meador, Meadows, Mahan, Mills, Mixon, Moore, McClusky, McCorvey, McQueen, Patton, Perry, Prowell, Rabb, Roach, Robbins, Robinson, Rowe, Routon, Sanford, Savage, Scarborough, Screws, Seale, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Wheeless, Williams of Bullock, Williams of Henry—67.

H. 57. To amend section 1810 of the code.

On motion of Mr. John, a substitute was adopted, with the following title:

H. 57. To amend section 1810 of the code, and to re-

peal section 1811 of the code;

And the bill was read a third time, at length, and passed—yeas 68, nays 5.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Calhoun, Cameron, Camp, Cole, Cook of Talladego, Cook of Wilcox, Curtis, Dale, Davis, Ellis, Fielding, Fletcher, Forman, Franklin, Fulton, Gibbons. Graham, Grant, Graves, Harris, Jackson, Jinks, John, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meador, Mahan, Mixon, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Prowell, Rabb, Rand, Roach, Savage, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler, Summers, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry—68.

Messrs. Beeson, Coleman, Deans, Fuller and Mills—5. H. 59. To amend sections 3471 and 3472 of the code,

and rule 52 of chancery practice,
Was read a third time, at length, and passed—yeas

70, nays 2.

Yeas:

Messrs. Beeson, Boykin, Brooks, Brown of Russell, Burks, Calhoun, Camerom, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mills, Mixon, Montgomery,

Moore, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Screws, Smith of Autauga, Smith of Greene, Summers, Ward, Willett, Williams of Henry—70.

Nays:

Messrs. Beasley and Hearn—2.

H. 62. To prevent the printing, publishing, selling, offering to sell or otherwise disposing of books, pamphlets or tracts containing a history of any man popularly known as an outlaw,

Was read a third time, at length, and passed—yeas

75, nays 5.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Bellinger, Boykin, Brooks, Brown of Conecuh, Burks, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ellis, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Hearn, Jackson, John, Kelly, Kennedy, Killebrew, Knight, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Moore, McClosky, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Roach, Robbins, Robinson, Sanford, Savage, Scarborough, Screws, Smith of Autauga, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Williams of Bullock, Williams of Henry—75.

Nays:

Messrs. Brown of Russell, Curtis, Seale, Willett and Coleman—5.

Mr. Cameron moved to reconsider the vote by which

the bill just passed was passed.

Mr. Forman moved to table the motion to reconsider. Carried.

H. 86. To require the production of books and writings in actions at law,

Was read a third time, at length, and passed—yeas 77, nays 1.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook

of Wilcox, Curtis, Dale, Davis, Ellis, Ewing, Fielding, Fleming, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Grant, Graves, Harris, Hearn, Hill, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Langley, Maples, Mastin, Mayfield, Meador, Meadows, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Rabb, Rand, Reaves, Roach, Rogers, Rowe, Sanford, Savage, Scarborough, Screws, Seale, Smith of Butler, Smith of Greene, Tuck, Turner, Ward, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry—77.

Nays: Mr. Kyle.

H. 87. To regulate exceptions to the giving or refusal of charges asked in writing,

Was read a third time, at length, and passed—yeas

69, nays 0.

Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Boykin, Brooks, Brown of Russell, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Wilcox, Curtis, Dale Davis, Ewing, Fleming, Fletcher, Fuller, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hill, Jackson, John, Kelly, Kellebrew, Kyle, Langley, Lipscomb, Maples, Mayfield, Meador, Meadows, Mills, Mixon, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Reaves, Robinson, Rowe, Sanford, Savage, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Summers, Tuck, Ward, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry—69.

н. 101. To provide for the service of legal process on domestic corporations, having no officer or agent within

the state, on whom process can be served,

Was read a third time at length and passed—yeas 84, nays 0.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Gains, Gewin, Gibbons,

Graham, Grant, Graves, Harris, Hill, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mixon, Moore, McClusky, McCorvey, McQueen, Ott, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Routon, Sanford. Savage, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry—84.

H. 106. To amend subdivision three of section 2801

of the code,

Was read a third time, at length, and passed—yeas 80, nays 0.

Yeas:

Messrs. Banks, Barron, Beeson, Brooks, Brown of Russell, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Wilcox, Curtis, Dale, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Ford, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Harris, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McClusky, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Smith of Autauga, Smith of Greene, Summers, Tuck, Turner, Ward, Whitten, Willett, Williams of Bullock, Williams of Henry—80.

H. 112. To amend section two of an act entitled an act to prevent frauds being perpetrated by directors and managing officers of corporations on the stockholders

thereof, approved December 10, 1892.

The amendment proposed by the committee was

adopted,

And the bill was read a third time, at length, and passed—yeas 80, nays 0.

Yeas:

Messrs. Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming Fletcher, Ford, Forman, Franklin, Fuller, Gains, Gewin, Gibbons, Graham, Grant,

Graves, Harris, Hearn, Hill, Jackson, Jinks, John, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Rabb, Rand, Roach, Robbins, Robinson, Sanford, Savage, Scarborough, Smith of Autauga, Smith of Greene, Tuck, Turner, Ward, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry.

H. 118. To amend section 3610 of the code of Ala-

bama,

Was read a third time at length, and passed —yeas 82,

nays 0. Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Russell, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Hill, Jachson, Jinks, John, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Moore, McCorvey, O'Brien, Ott, Patton, Perry Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Sanford, Scarborough, Screws, Seale, Smith of Autauga, Smith of Greene, Summers, Tuck, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry—82.

On motion the house adjourned until 10 o'clock A. M.,

to-morrow.

FOURTEENTH DAY.

House of Representatives,

November 28, 1894.

The house met pursuant to adjournment. Prayer by Rev. Mr. Davis of the city. A quorum was present. The journal of yesterday was read and approved.

REPORT OF COMMITTEE ON ENROLLED, BILLS.

Mr. Speaker:

The committee on enrolled bills report the following correctly enrolled:

H. 11. To amend section 997 of the code as to the

county of Clarke;

H. 19. To allow the constable of Bessemer beat number 33 in Jefferson county, and the constable of Birmingham beat number 37 in Jefferson county, and the constable of Parson beat number 3 in Jefferson county, to appoint deputies;

H. 38. To regulate costs in justices' courts in Mont-

gomery county.

J. H. Montgomery, Chairman.

SIGNING BILLS.

The speaker of the house in the presence of the house, immediately after their titles had been publicly read by the clerk, signed the bills the titles of which are set out in the above report of the committee on enrolled bills.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

Mr. Speaker:

The committee on engrossed bills report the following: bills correctly engrossed:

Nos. 53, 57, 59, 86, 87, 106.

CHAS. A. WHITTEN, Chairman.

STATE OF ALABAMA, EXECUTIVE DEPARTMENT, OFFICE OF THE GOVERNOR, MONTGOMERY, ALA., Nov. 28th, 1894.

Mr. Speaker:

I have the honor to inform you that the following bills, which originated in the house have been approved:

H. 1. To confirm and amend the charter of the "Selma Fair and Driving Association," and to give the mayor and

police of Selma authority to preserve order on the grounds thereof;

H. 7. To preserve game animals and birds in the counties of Washington, Clarke and DeKalb;

н. 8. To amend section 991 of the code, as to the county of Clarke;

H. 70. To smend subdivision 5 of section 18 of an act to establish a new charter for the city of Bessemer, approach February 21, 1922.

proved February 21, 1893;

H. 20. An act to establish and empower the mayor and board of aldermen of the city of Bessemer to issue bonds of said city for an amount not exceeding one hundred and twenty-five thousand dollars for the purpose of purchasing a system of water works for said city.

Very respectfully, HARVEY E. JONES,

Recording Secretary.
Mr. Knight from a joint committee submitted the following:

REPORT OF JOINT COMMITTEE.

Mr. President:

The joint committee to which was referred the matter of making arrangements about the inauguration of governor-elect Oates, submit the following report:

They recommended that the inauguration take place on Saturday the 1st, proximo, and they have adopted

and suggested the following program:

That the procession form on Commerce street, with its head opposite the Exchange Hotel at 11:30 a.m. on Saturday, December 1st, 1894. The line of march will be up Dexter avenue to Perry, down Perry to Monroe, up Monroe to the capitol and in this order:

Military.

1st Carriage.

Governor Jones,

Governor-elect Oates.

2d Carriage.

President of the senate, Speaker of the house,

Secretary of the senate and clerk of the house of representatives.

3d Carriage. Chairman of joint committee, Chaplain, Secretary of the senate, Clerk of house of representatives. 4th Carriage, joint committee. judges supreme court. 5th 6th 7th State officers. 8th9th Mayor of Montgomery and city council. 10th

The inaugural address will be delivered from the steps of the capitol in the presence of the general assembly and the oath of office will be administered by the chief justice of the supreme court.

JOHN Y. KILPATRICK, A. D. SAYRE, Committee on part of senate. THOS. E. KNIGHT, Davis, GIBBONS,

Committee on part of the house.

The report was concurred in.

MESSAGE FROM THE GOVERNOR.

STATE OF ALABAMA, EXECUTIVE DEPARTMENT, OFFICE OF THE GOVERNOR, Montgomery, November 28th, 1894.)

To the General Assembly:

The last general assembly appropriated fifty thousand dollars for the expenses of the legislative session, but nearly all of that amount was properly paid out before it adjourned sine die. When it adjourned sine die, members presented certificates for per diem and mileage, which required the sum of \$1,163.20 in excess of the appropriation to pay those claims. It was too late then to have an act passed, which would not have involved an extra session of the general assembly. All these claims are authorized by law, had to be paid and constituted just charges against the state. The auditor, rather than put the members and others to the inconvenience of waiting for their money, paid these claims. I think his action, under the circumstances, was proper and ought to be approved by the general assembly, and I therefore recommend that an act be passed, ratifying his acts in the premises.

THOS. G. JONES.

MESSAGE FROM THE GOVERNOR.

STATE OF ALABAMA, EXECUTIVE DEPARTMENT,
OFFICE OF THE GOVERNOR,
MONTGOMERY, November 28th, 1894.

To the General Assembly:

On the 11th October, 1894, the sheriff of Macon county informed the superintendent of convicts that one McKenzie, a prisoner, who had just been convicted and sentenced, was in danger of mob violence, and requested that a special messenger be sent to convey him to the penitentiary, in accordance with the sentence of the court. If the prisoner had not already been sentenced, and therefore required at once to be sent to the penitentiary, I should have directed the sheriff to summon a posse and defend the jail, and not to give countenance to mob violence by running the prisoner off for safety. As the law required the prisoner to be taken at once to the penitentiary, and there was no authority for retaining him in the jail, I wired the sheriff to send him to Montgomery at once under a strong guard, without waiting for the superintendent of convicts, who had no man available to send on so short a notice. I also directed the sheriff to summon a posse, and protect the prisoner at all hazards. The sheriff deemed it advisable to come himself, and bring a guard of nine men, as he was apprehensive of interruption by a mob after taking the His total expenses were \$73.22, and as there is no fund from which this can be paid, I recommend a special appropriation to reimburse the sheriff. Thos. G. Jones.

The foregoing messages from the governor were referred to the committee on appropriations.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has passed the following house bills:

н. 19. To allow the constable of Bessemer beat number 33 in Jefferson county, and the constable of Birmingham beat number 37 in Jefferson county, and the constable of Parson beat number 3 in Jefferson county to appoint deputies;

H. 11. To amend section 997 of the code, as to the

county of Clarke;

H. 38. To regulate costs in justices courts in Mont-

gomery county;

And has concurred in the house joint resolution raising a joint committee to consider that part of the governer's message which pertains to the release of prisoners on their own recognizance when unable to furnish bail, and report to the two houses.

Committee on part of senate, Messrs. Sanford and

Hundley.

And has originated and passed the following bills:

s. 86. To regulate the payment of claims against the

fine and forfeiture fund of Geneva county;

s. 104. To protect bridges, and other public property on Patsaliga creek and the Conecuh river in Covington, Crenshaw and Pike counties, from damage by rafts, drives, and floating logs put in by timbermen in said counties;

And,

at different times by the board of revenue of Montgomery county, pursuant to an act, approved December 6, 1886, entitled an act to authorize the board of revenue of Montgomery county to issue bonds of said county for an amount not exceeding fifty thousand dollars, for the purpose of building an addition to the court house of said county, and enlarging and improving the same, and for paying for the erection of a county jail in said county, as amended by an act approved February 22, 1887, entitled an act to amend section 1 of an act entitled an act to authorize the board of revenue of Montgomery county to issue bonds of said county for an amount not exceeding fifty thousand dollars for the purpose of building an

addition to the court house of said county, and enlarging and improving the same, and for paying for the erection of a county jail in said county, approved December 6, 1886,

And has adopted a joint resolution herewith sent, requesting the governor to return to the senate H. Bill No. 5, without his signature, for the purpose of amendment.

W. L. CLAY,
Secretary.

SENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once, and referred to the committees, as follows:

To local legislation, s. 86;

To public roads and highways, s. 104;

To corporations, s. 93.

And the rules were supended, and the resolution mentioned in the senate message was adopted.

JOINT CONVENTION FOR THE ELECTION OF UNITED STATES SENATOR.

The hour of twelve o'clock meridian having arrived, when, in pursuance of law, the senate should convene with the house in joint convention in the hall of the house of representatives, for the purpose of ascertaining the result of the balloting on yesterday for a senator to represent the State of Alabama in the Congress of the United States to succeed Senator John T. Morgan, whose term expires on the 4th day of March, 1895, and in case no election had been made to proceed with such election, the senate met with the house in the hall of the house of representatives.

The joint convention was called to order by the President of the Senate (Mr. Austill, of Mobile, presiding,) who directed the secretary of the senate to call the roll of the senate. Whereupon the following senators answered to their names, being a majority of the senate of Ala-

bama, viz:

Messrs. Austill, Bogart, Browder, Bruner, Culver, Cunningham, Darby, Day, Goodwyn, Hawkins, Hogue, Hollis, Hundley, Kemp, Kilpatrick, McElderry, McRae,

Milner, Moody, Nolen, Porter, Robinson, Rogers, Samford, Sayre, Tumlin, Walker of Henry, Walker of Ma-

rengo, Wharton, Williamson-30.

The Speaker of the House, then, directed the clerk of the house to call the roll of the house of representatives, whereupon the following representatives answered to their names, being a majority of the House of Representative of Alabama:

. Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Graham, Grant, Graves, Harris, Hearn, Jackson John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Routon Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry.—92.

The secretary of the senate, then, proceeded to read the journal of the senate of yesterday, from which it appeared that John T. Morgan, of Dallas, received twenty-three votes, and Warren S. Reese, of Montgomery, received nine votes for senator to represent the State of Alabama in the Congress of the United States for the term beginning March 4th, 1895. The clerk of the house of representatives, then, read the journal of the house of representatives of yesterday, from which it appeared that John T. Morgan, of Dallas, received sixty-one votes, and Warren S. Reese, of Montgomery, received 35 votes for senator to represent the State of Alabama in the Congress of the United States for the term beginning March 4th, 1895.

The President of the Senate, then, announced, that, John T. Morgan, of Dallas, having received a majority of all the votes cast in each house for senator to represent the State of Alabama in the Congress of the United

States to succeed Senator John T. Morgan, whose term expires on the 4th day of March, 1995, he declared him to be duly and constitutionally elected a senator from the State of Alabama for the term prescribed by law.

The President of the Senate, then, declared that the purpose of the joint convention of the two houses having been accomplished, the joint convention was dissolved.

The senate, then, retired to its chamber, and the house resumed consideration of the regular order.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Graves—

H. 387. For the preservation of birds in the county of Barbour,

Local legislation; By Mr. Kelly—

H. 388. A memorial from the mayor and city council of Anniston in regard to a state exhibit at the Cotton State and International Exposition,

Appropriations;

Also, .

H. 389. To amend section 3532 of the code of Alabama, Judiciary;

By Mr. Mastin (by request,) —

To authorize and empower Alfred Papwell, of Chilton county, Ala., to sell at private or public sale, the interest of the heirs of John Papwell, deceased, in the estates of Reuben Papwell, Sallie Papwell and Benjamin Papwell, deceased,

Judiciary;

By Mr. Ellis, (by request)—

H. 391. To prohibit the selling, bartering, exchanging or giving away of spirituous, vinous or malt liquors, intoxicating bitters or beverages in beat eight and beat eighteen Elmore county, Alabama,

Temperance;

By Mr. Beeson— H. 392. To incorporate the Etowah Male and Female Institute, in Etowah county, Alabama, Education;

By Mr. Knight—

H. 393. To prevent stock from running at large in certain portions of beat No. 3 (three) in the county of Hale, State of Alabama,

Local legislation;

Also,

H. 394. To regulate the reports of committing magistrates in the counties of Dallas, Hale, Lowndes, Perry and Wilcox,

Revision of laws;

By Mr. John-

н. 395. To amend section 708 of the code of Alabama, Judiciary;

Also,

H. 396. To limit appeals to the supreme court to cases in which the value of the matter in controversy exceeds one hundred dollars,

Judiciary;

By Mr. Wheeless, (by request)—

H. 397. To confirm, amend and enlarge the charter of the Chattahoochee Brewing Company,

Corporations;

Also,

H. 398. For the relief of Henry D. Duskin of Lee county, an indigent colored man who is unable to perform manual labor,

Appropriations; By Mr. Kyle—

H. 399. To authorize the mayor and aldermen of the town of New Decatur in Morgan county, Alabama, to divide the town of New Decatur into wards,

Corporations; By Mr. Turner—

H. 400. To repeal an act entitled an act to amend an act to more effectually provide for the payment of grand and petit jurors in the county of Washington, approved February 19th, 1875, and to repeal an act entitled an act to more effectually provide for the payment of grand and petit jurors of the county of Washington,

Revision of laws;

Also,

H. 401. To provide for the county treasurer keeping

a sufficient fund to pay grand and petit jurors and the members of the court of county commissioners and county stationery bills in Washington county,

Local legislation;

Also,

H. 402. To repeal section 1, 3 and 4 of an act entitled an act to provide for and regulate the fine and forfeiture fund in the counties of Monroe, Macon, Washington, Jefferson and Randolph, so far as said sections 1, 2 and 4 relate to Washington county,

Local legislation;

By Mr. Dale—

H. 403. To change the time of making application under the provisions of an act for the relief of needy confederate soldiers and sailors, residents of Alabama, who from wounds or other cause are now unable to make a livelihood, and for the widows of such as were killed or died in said war and have not since remarried, approved February 13th, 1891,

Appropriations; By Mr. McCorvey—

H. 404. To establish a separate school district in Monroe county, Alabama, and fix the boundaries of same,

Education;

By Mr. Lipscomb—

H. 405. To provide for the empanelling of petit juries and grand juries, and for the trial of criminal causes in the Bessemer division of the circuit court of Jefferson county, holden at Bessemer, under "an act to provide for the holding of terms of the circuit court of the tenth judicial circuit for the trial of civil causes at Bessemer in and for certain portions of Jefferson county therein mentioned," approved February 21st, 1893,

Revision of laws.

BILLS ON SECOND READING.

The chairmen of the several committees reported fa-

vorably on the following bills:

H. 290. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the state, for interest on the public debt and for public schools;

H. 197. To provide for exemptions from administration in favor of the minor child or children, of certain property on the death of their mother and to provide for the setting apart thereof;

H. 200. To amend section 3012 of the code of 1886

of Alabama:

H. 96. To amend section 3588 of the code,

(With amendment);

H. 239. To regulate trials of misdemeanors in Monroe county;

H. 255. To provide for the compensation of state wit-

nesses in Cleburne county;

H. 276. To amend section 4053 of the code of Alabama, so far as relates to the county of Morgan;

H. 258. To amend sections 3870 and 3871 of the code;

H. 351. To amend section three (3) of an act entitled an act to define and prescribe a lawful fence in certain portions of the county of Madison, approved February 28th, 1889;

H. 271. To amend sections 1, 2, 15, 16, 19, 20 and 21 of an act to create the office of inspector of mines and to prescribe the duties and powers of such office, ap-

proved February 16, 1893;

H. 308. To secure prompt payment of wages to laborers, mechanics or other wage-earners employed in mining and manufacturing,

(With amendment);

H. 342. To establish a charter for the town of Sea-

right, in Crenshaw county, Alabama;

H. 187. To confirm the charter of the Bessemer Building and Loan Association to provide for the increase of the capital stock, to authorize it to sell surplus money at private sale, to invest unsold money, to buy, sell, lease or otherwise dispose of real estate, to erect buildings or improvements, to borrow money and to provide for the increase of the capital stock, and to extend the time within which said association shall continue to exist as a corporation;

H. 366. To amend an act to require all corporations to pay a fee or license for the use of the state before commencing business in this state, approved February

18th, 1893,

(With amendments);

H. 343. To prohibit the sale or giving away of alcoholic, spirituous, vinous or malt liquors in Henry, Dale and Geneva counties within five miles of the Dothan high school, in Henry county, except it be within the limits of police jurisdiction;

H. 267. Prohibiting the sale or giving away of any spirituous, vinous or malt liquors within one mile of

Coffee Springs camp grounds in Geneva county;

H. 279. To prevent the running at large in the state of Alabama of rabid dog or dogs bitten or supposed to have been by a rabid dog;

s. 77. To create a new charter for the town of Heflin,

Cleburne county:

s. 56. To make fences built with barbed wire in Mobile county lawful fences and to fix the way in which

such fences may be built;

s. 32. Joint resolution asking a donation from the Federal government of Mount Vernon barracks to the state of Alabama for public uses;

s. 30. To regulate and prescribe the manner of elect-

ing the county commissioners of Bibb county;

s. 9. To authorize the board of revenue of Montgomery county to issue bonds of said county for an amount not exceeding three hundred thousand dollars for the purpose of building and improving the public roads of the county upon a permanent and well considered system and for erecting bridges in said county.

The above and foregoing bills were severally read a

second time and placed on the calendar.

RE-REFERRED.

H. 136 was on motion recommitted to the judiciary and H. 299 was returned and referred to the committee on education.

BILLS ON THIRD READING.

н. 119. To repeal an act to regulate the liens of execution in Jefferson county, Alabama,

Was read a third time, at length, and passed—yeas 78,

nays 0.

Yeas: Messrs. Banks, Barron, Beasley, Beeson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jackson, Jinks, John, Kelley, Kennedy, Langley, Lipscomb, Manning, Maples, Mayfield, Meador, Meadows, Mahan, Mixon, Montgomery, McClusky, McQueen, Patton, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Routon, Savage, Scarborough, Screws, Seale, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheless, Whitten, Willett, Williams of Bullock, Williams of Henry—78.

H. 148. To regulate the granting of certificates of qualification to teach in the public schools of the state of Alabama, by literary colleges and other schools.

Mr. Bellinger moved to amend by taking Blount county

from operations of bill. Tabled.

Mr. Taylor moved to amend so the provisions of bill would not apply to Cleburne county. Tabled.

On motion of Mr. Calhoun the bill was tabled.

H. 147. To incorporate the Polytechnic College and Ladies' Institute of Cullman, Alabama,

Was amended and read a third time, at length.

MEMORIAL EXERCISES.

The hour of 12 o'clock meridian having arrived, the house of representatives under its former order proceeded to the consideration of resolutions in memory of the Hon. P. S. Holt, late a member of the house of representatives from the county of Macon.

After remarks by Messrs. Fletcher, Ott, Willett, Brown of Russell, Screws, Harris, Kyle, Knight and Whitten, the house adjourned until Friday morning at 10 o'clock A. M. out of further respect to the memory of Hon. P. S.

Holt.

FIFTEENTH DAY.

House of Representatives,

Nov. 30, 1894.

The house met persuant to adjournment. Prayer by Rev. Mr. Davis, of the city. A quorum was present.

LEAVE OF ABSENCE.

Leave of absence was granted to Messrs. Summers, Fulton, Rowe, Ford and Sanford for one day, and to Messrs. Fielding, Beasley and Rabb for two days, and Mr. Gewin indefinitely.

MOTIONS.

On motion of Mr. Fletcher, the reading of the journal of yesterday was dispensed with, and a committee of three members consisting of Messrs. Meador, Rand and Forman were appointed to examine same and report to the house.

RESOLUTIONS.

By Mr. Brooks-

Resolved, Thrt the following be added to the rules of the house:

On a motion to commit or to recommit a bill, petition, or other question, no discussion shall be had on the merits of the matter sought to be committed or recommitted. But a brief statement of the provisions thereof is admissible to show why the same should be so committed or recommitted.

By Mr. John-

Rule, all bills establishing or creating courts, circuits or chancery divisions, or extending their powers or jurisdiction or fixing the times of holding courts or regulating proceedings therein, shall be privileged and may be made a special order when read the second time or at any time thereafter on call.

Which were referred to the committee on rules.

REPORT OF COMMITTEE ON RULES.

The committee on rules reported favorably on the following senate joint resolution, which was concurred in.

Be it resolved by the senate, the house concurring, that a committee of ten (10), four from the senate and six on the part of the house be appointed to consider the advisability and practicability of re-districting the several judicial circuits of the state, or to in some manner provide relief for the overburdened districts and to report as early as possible by bill or otherwise the means to secure such relief as will enable the courts to do the business in those districts so blocked and overburdened.

Also, with substitute on the following house joint res-

olution.

Be it resolved by the house of representatives, the senate concurring, that a committee consisting of three from the house and two from the senate be appointed to consider and report proper legislation on the subject of the assessment of property for taxation in this state, and that said committee be authorized to sit in the city of Montgomery during a period of not more than ten days immediately preceding the reassembling of the general assembly.

On motion of Mr. Ward the above resolution and substitute were laid aside for action to be had on next

Thursday.

GOVERNOR'S MESSAGE.

STATE OF ALABAMA, EXECUTIVE DEPARTMENT, OFFICE OF THE GOVERNOR,
MONTGOMERY, Nov. 30th, 1894.

To the General Assembly:

As required by law, I herewith transmit to you the reasons for the pardons, commutations and reprieves granted since my last message to you on this subject.

Thos. G. Jones.

The above message with accompanying documents, was referred to the committee on public printing.

PERSONAL PRIVILEGE.

Mr. Manning arose to a question of personal privilege,

and asked that the following resolution be read and spread upon the minutes of the journal. No objection

being interposed, such was the order:

Resolved by the populist senators and representatives of the general assembly in caucus assembled, That the action of our state convention held in this city on the 12th inst., meets with our full endorsement, and that all reports published by an unfriendly press to the effect that any violence or lawlessless in any form is contemplated on the first proximo are absolutely false and are circulated for the purpose of bringing our party into disrepute among patriotic citizens.

A. T. Goodwyn, Chairman.

E. B. Langley, Secretary.

November 29, 1894.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

Mr. Speaker;

The committee on engrossed bills reports the following bill correctly engrossed:

н. 119.

CHAS. L. WHITTEN, Chairman.

SENATE CHAMBER, Nov. 30, 1894.

Mr. Speaker:

The president having signed the following bill, your

signature is requested thereto:

s. 2. An act to authorize the county of Madison to purchase the macadamized roads belonging to the Madison Turnpike Company, and to issue bonds of said county to aid in the purchase of the same.

W. L. CLAY,

Secretary.

SIGNING OF BILLS.

The speaker of the house, in the presence of the house, immediately after their titles had been publicly read by the clerk, signed the senate bill, the title of which is set out in the foregoing senate message.

MESSAGE FROM THE SENATE.

Mp. Speaker:

The senate has originated and passed the following bill:

s. 17. To amend sections 5, 6, 10, 11, 14, 26, 28 and 29 of an act entitled an act to provide for the more efficient working of the public roads in Talladega county, approved Dec. 9, 1886, and to amend section 4 of an act entitled an act to amend sections 20, 21, 22 and 26 of an act entitled an act to provide for the more efficient working of the public roads in Talladega county, approved Feb. 13, 1889;

s. 29. To repeal an act to provide for the election of county superintendents of education, so far as the same relates to Bibb county, approved February 13th, 1889, and to provide for the filling of said office by appoint-

ment;

s. 35. To amend an act to establish the city court of Gadsden, approved February 18, 1891, by amending certain sections thereof.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once, and referred to the committees, as follows:

Public roads and highways, s. 17;

Education, s. 29;

Judiciary, s. 35.

REPORT OF COMMITTEE ON WAYS AND MEANS.

November 28th, 1894.

Mr. Speaker:

The committee on ways and means to whom was referred the message of the governor of November 17th, 1894, have had the same under consideration and concur in the opinion of the governor therein expressed in relation to the exchange of the bonds mentioned in said. message.

Leslie E. Brooks, Chairman.

FRANK P. O'BRIEN,

J. E. CAMP,

J. J. MAYFIELD,

B. D. TURNER,

D. J. MEADOR,

A. S. FLETCHER,

W. C. SCARBOROUGH,

J. C. MANNING,

J. H. HARRIS,

P. N. G. RAND,

J. T. DALE.

On motion of Mr. John the above report was adopted.

INTRODUCTION OF BILLS.

On a call of the counties bills were introduced, severally read one time, and referred to appropriate committiees, as follows:

By Mr. Smith of Autauga (with petition)—

H. 406. To amend sub-division 29 of section 629 of the code,

Ways and means; By Mr. Kelly—

H. 407. To amend section one of an act entitled "an act to amend an act to establish the city court of Anniston," approved February 9th, 1893,

Judiciary;

Also (by request)—

H. 408. To regulate the trial of misdemeanors in Calhoun county,"

Judiciary;

By Mr. Burks (by request)—

H. 409. To take the county of Cullman, Alabama, out of the eighth judiciary circuit of Alabama, and to attach it to the ninth judicial circuit of Alabama, and to fix and regulate the times of holding circuit courts in said Cullman county, Alabama,

Judiciary;

By Mr. Williams of Henry-

H. 410. To provide for holding the circuit court of Henry county, at Dothan, and to prescribe the jurisdiction thereof, and regulate the proceedings theirin,

Revision of laws; By Mr. Maples—

H. 411. To compel operators and managers of telegraph and telephone lines, to deliver messages without delay,

Commerce and common carriers;

By Mr. O'Brien--

H. 412. To amend the charter of the Southern Associated Press; to ratify and confirm all its acts and doings and all the acts and doings of its stockholders, subscribers to stock and officers before and after the issuance of its charter; and to confer on it additional powers, ights and liabilities,

Corporations;

By Mr. McQuecn—

H 413. To declare the effect of judgments in actions of ejectment or actions in the nature of actions of ejectment,

Revision of laws:

Also,

н. 414. To abolish the distinction between actions of tresspass and case,

Judiciary;

Also,

н. 415. To amend section 2817 of the code,

Revision of laws; By Mr. Davis—

H. 416. To amend sections 3682, 3683, 3684, 3685, 3687, 3689, of the code of 1886, relating to fees of the clerks of the circuit court, registers in chancery, clerk of the supreme court, judges of probate, sheriffs, coroners, justices of the peace and constables.

Judiciary;

By Mr. Coleman-

H. 417. To establish a separate school district to be known as Boaz district in Marshall county,

Education;

By Mr. Brooks-

H. 418. To amend section 2514 of the code of Alabama, Revision of laws;

By Mr. McCorvy (by request)—

H. 419. To abolish the commissioners court of Coneuch county,

Revision of laws; Also, (by request)—

H. 420. To establish a board of revenue for Coneuch county, and to define the powers and duties of said board of revenue,

Revision of laws;

By Mr. Smith of Mobile—

H. 421. Regulating the protest of negotiable paper, Judiciary;

Also,

H. 422. To amend section 2931 of the code of Alabama,

Judiciary:

Also, (with notice and proof)

H. 423. To declare Charles K. Foote and Charles G. Foote, who now reside in the county of Washington, near the boundary line between the county of Washington and the county of Mobile, citizens of the county of Mobile, and to authorize them to assess certain of their real property on or near said boundary line with the tax assesor of Mobile county, and pay their taxes on it to the tax collector of Mobilecounty,

Local legislation; By Mr. Robinson—

H. 424. To amend section 18 of the regulations of the harbor of Mobile, published and promulgated pursuant to the act to provide for the publication and distribution of the code of Alabama, approved February 21st, 1887,

Local legislation;

By Mr. Screws— H. 425. To relieve Louis A. Westcott, of Montgomery county, of the disabilities of non-age,

Revision of laws;

By Mr. Screws-

H. 426. To protect laborers in this state and to declare void oppressive transfers of their wages and transfers thereof without sufficient consideration,

Judiciary;

By Mr. Brown of Russell-

н. 427. To prohibit the playing of match games of football in this State,

Public health;

By Mr. Boykin-

H. 428. To fix the time and place of holding circuit court in the third judicial circuit,

Judiciary;

By Mr. Forman—

H. 429. To amend section 1750 of the code of Alabama,

Judiciary;

Also,

H. 430. To define and fix the character and measure of proof required in prosecutions for violations of law regulating or prohibiting the sale, giving away or otherwise disposing of intoxicants,

Temperance;

By Mr. Mayfield-

H. 431. To provide for rendering judgments against securities or sureties for costs in cases in the courts where security for costs is required,

Judiciary;

By Mr. Dale—

н. 432. To pay M. E. Curtis, sheriff of Wilcox county, for removing a prisoner from the jail in Mobile to the jail in Camden, Wilcox county,

Appropriations; By Mr. Graham—

H. 433. To authorize the city council of Selma, to issue bonds and borrow money for the purpose of providing and maintaining a system of waterworks in Selma, Corporations:

By Mr. Kelly, (by request)—

H. 434. To extend the territorial jurisdiction of notary public and ex-officio justices of the peace appointed for ward one (1) in the city of Anniston,

Revision of laws; By Mr. Tuck—

H. 435. To require insurance companies, fire, or fire and marine, doing business in this State to own twenty thousand dollars worth of taxable property in the State, before license shall be issued to them to do business,

Banking and insurance;

By Mr. Hill-

H. 436. To To authorize the incorporation of Life or Casualty Insurance Companies or Corporations in the State of Alabama, upon the co-operation or assessment plan, and to permit such companies or corporations, organized under the laws of other countries, states or territories, to do business in this State,

Banking and insurance;

By Mr. Boykin-

H. 437. To establish the twelfth judicial circuit, to

provide for the appointment of a judge and solicitor therefor, and fix the time of holding courts therein,

Judiciary;

By Mr. Montgomery—

H. 438. To authorize the defendants in a criminal case to appeal from a judgment of conviction rendered by any justice of the peace, notary public, and ex-officio justice of the peace, recorder or mayor of any city, or town in Jefferson county, without giving bond,

·Revision of laws;

BILLS ON SECOND READING.

The chairmen of the several committees reported fa-

vorably on the following bills:

H. 364. To provide a penalty against any county court judge or judge of any county court for failure to hold court and to prescribe how such penalty shall be enforced;

H. 266. To vest in justices of the peace of Dallas county and notaries public and ex-officio justices of the peace concurrent jurisdiction with the city and circuit courts of Dallas county, in the trial of persons charged with carrying concealed weapons about their persons;

H. 270. To amend an act entitled an act to relieve married women of their disabilities of minority, ap-

proved February 21st, 1893 (with substitute);

H. 285. To authorize persons engaged in surveys provided for by laws of the congress of the United States to enter on lands within this state for the purpose of said surveys; to protect the operations of the same from injury and molestation; to prescribe the mode of assessing damages caused to any property in the progress of the same, and to provide for the punishment of offenders against the provisions of this act and for other purposes;

H. 312. To abolish the county court of Marion county;

н. 313. To make certain municipal ordinances or by-

laws evidence without further proof;

H. 314. To amend an act entitled an act to regulate the mode of selecting, drawing and empanelling grand and petit jurors for the county of Mobile, approved February 20th, 1883, and to amend section three of an act entitled an act to amend sections six, eight, ten, eleven

and thirteen of an act entitled an act to regulate the mode of selecting, drawing and empanelling grand and petit jurors for the county of Mobile," approved February 20th, 1883,

H. 316. To amend section 3613 of the code of

Alabama;

s. 5. To require the clerk of the circuit court of Choctaw county to make out and keep a general index of the records of his office;

s. 18. To relieve Rit. M. Lavender, of Hale county, of

the disabilities of non'age.

s. 40. To provide for the entry of payment of the purchase money recited in conveyances of property on the margin of the record of such conveyances;

s. 48. To change the time of holding the chancery courts for the counties of Randolph, Chambers, Lee, Tal-

lapoosa and Coosa;

s. 52. To require the production of books and writings

in actions at law;

s. 53. To authorize the chancellor, judge or register to require the complainant to give bond before a receiver is appointed;

s. 55. To regulate exceptions to the giving or re-

fusal of charges asked in writing;

s. 74. To repeal an act to provide for the drawing and organization of grand and petit juries in the county of Wilcox;

н. 368. To amend section 558 of the code;

H. 306. To amend sections 2, 3, 4, 5, 7 and 8 of an act to constitute the city of Gadsden a separate school district, approved February 28th, 1889;

H. 322. To provide for the election of county superin-

tendent of education of Sumter county;

s. 26. To establish the Benton School District in Lowndes county;

s. 89. To establish the Wyndham Creek school dis-

trict in Lowndes county;

H. 286. To regulate the practice of quarantine in Al-

abama (with amendment);

H. 369. Requiring any person or persons holding claims against the fine and forfeiture fund in Cherokee county to register same within ninety days after the passage of this act;

H. 333. To amend section 533 of the code;

H. 383. To authorize the mayor and aldermen of the town of Gurley in the county of Madison, state of Alabama, to issue bonds of said town for the purpose of providing said town with water;

н. 352. To repeal sections 9 and 10 of an act of the general assembly of Alabama, approved February 19th, 1885, and entitled an act to incorporate the Bienville

Water Supply Company;

H. 399. To authorize the mayor and aldermen of the town of New Decatur in Morgan county, Alabama, to divide the town of New Decatur into wards.

The above and foregoing bills were severally read a

second time and placed on the calendar.

SPECIAL ORDER.

On motion, s. 9 was made a special order for Monday morning at 11:30 o'clock;

Also, H. 162 was made a special order for 12 o'clock

Monday.

The hour for the consideration of H. 225 having arrived, on motion of Mr. John the house proceeded to consider

H. 225. To create the eleventh judicial circuit of the state of Alabama, to fix the time of holding court therein and to provide for the appointment of a judge.

A substitute was offered and adopted. Mr. John of-

fered an amendment which was adopted,

And the bill as amended, was read a third time, at length, and adopted—yeas 76, nays 2.

·Yeas:

Messrs. Speaker, Banks, Barron, Beeson, Bellinger, Boykin, Brown of Russell, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ewing, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Gains, Gewin, Gibbons, Graham, Grant, Graves, Hearn, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rand, Reaves, Roach, Robinson, Routon, Scarborough,

Screws, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Taylor, Tuck, Turner, Ward, Williams of Bullock, Williams of Henry—76.

Nays:

Messrs. Cole and Harris—2.

MOTIONS.

Mr. Hearn moved to bring house bill 297 from adverse report and place it upon the calendar.

Mr Cameron moved to table the motion. Carried.

By Mr. Davis—

To have 200 copies of H. 416 printed for the use of the house. Lost.

UNFINISHED BUSINESS.

н. 147. To incorporate the Polytechnic College and Ladies Institute, of Cullman, Alabama,

Was taken up and passed—yeas 60, nays 3.

Yeas:

Messrs. Speaker, Banks, Barron, Brooks, Brown of Conecuh, Burks, Calhoun, Cameron, Camp, Cook of Wilcox, Dale, Davis, Ellis, Ewing, Fleming, Fletcher, Forman, Frankin, Gains, Gibbons, Grant, Jackson, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Perry, Prowell, Rand, Roach, Robbins, Robinson, Routon, Savage, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Turner, Williams of Bullock—60.

Nays:

Messrs. Bellinger, Brown of Russell, and Graves—3.

BILLS ON THIRD READING.

н. 146. To amend section 4 of an act entitled an act to incorporate the Evergreen Industrial Normal School, approved February 16, 1891,

Was read a third time, at length, and passed—yeas 68,

nays 0.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Cameron, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ewing, Fleming, Fletcher, Forman, Franklin, Fuller, Gains, Gibbons, Graham, Grant, Graves, Harris, Hill, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Langley, Lipscomb, Maples, Mastin, Mayfield, Mahan, Mixon, Montgomery, McClusky, McCorvey, O'Brien, Ott, Patton, Perry, Prowell, Rand, Roach, Robinson, Savage, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Turner, Ward, Williams of Bullock, Williams of Henry—68.

H. 22. To exempt school trustees from poll tax and

road duty,

Was read a third time, at length, and on motion of Mr. Meador the vote by which the bill was ordered to a third reading was reconsidered.

Mr. Davis offered the following amendment, which

was tabled: "Strike out poll tax, insert jury duty,"

And the bill was read a third time and passed—yeas 53, nays 24.

Yeas:

Messrs. Speaker, Banks, Barron, Boykin, Brooks, Brown of Russell, Burks, Cameron, Davis, Deans, Ellis, Ewing, Fletcher, Forman, Franklin, Fuller, Gains, Gibbons, Graham, Graves, Harris, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Manning, Mastin, Mayfield, Meadows, Mixon, McClusky, O'Brien, Ott, Patton, Perry, Rand, Reaves, Robinson, Routon, Savage, Scarborough, Screws, Seale, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Wheeless—53.

Nays:

Messrs. Beeson, Bellinger, Burns, Calhoun, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Grant, Hearn; Hill, Maples, Mahan, Montgomery, McCorvey, McQueen, Prowell, Roach, Smith of Autauga, Tuck, Turner, Whitten, Williams of Bullock—24.

Mr. Graham gave notice that on to-morrow he would make a motion to reconsider the vote by which н. 22-

was passed.

H. 154. To require persons operating coal mines, who pay for mining the same by weight, to have such coal honestly and carefully weighed,

Was read a third time at length, and passed—yeas 80,

nays 0. Yeas:

Messrs. Speaker, Banks, Barron, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ellis, Ewing, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Gáins, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jackson, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Lipscomb, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rand, Reaves, Roach, Robinson, Routon, Savage, Scarborough, Screws, Scale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry—80.

H. 39. To repeal section 82 of an act entitled an act to establish a new charter for the city of Montgomery, ap-

proved February 10th, 1893,

Was read a third time, at length, and passed—yeas 72, nays 0.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Bceson, Boykin, Brooks, Brown of Conecul, Brown of Russell, Burks, Calhoun, Cameron, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ellis, Ewing, Fleming, Fletcher, Forman, Franklin, Fuller, Gains, Gibbons, Graham, Grant, Graves, Hearn, Hill, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mixon, Montgomery, McClusky, McCorvey, O'Brien, Ott, Patton, Perry, Rand, Reaves, Roach, Robinson, Routon, Savage, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Tuck, Wheeless, Whitten, Williams of Bullock, Williams of Henry—72.

Nays:

Mr. Cole, 1.

н. 18. To amend section 7 of an act, approved 28th

February, 1889, entiled an act to establish a charter for the town of Avondale, Jefferson county,

Was read a third time at length, and passed—yeas 68,

nays 0.

Yeas:

Messrs. Speaker, Barron, Beeson, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Cole, Coleman, Cook of Wilcox, Dale, Davis, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meador, Mahan, Mixon, Montgomery, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Rand, Reaves, Roach, Robinson, Routon, Savage, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Tuck, Ward, Wheeless, Whitten, Williams of Henry—68.

H. 150. To prevent the sale of oats for seed purposes which are mixed with seed of the Johnston grass,

(With amendment);

Mr. Cole offered an amendment, which was tabled.

Mr. Calhoun, To amend by adding: Provided this bill shall not apply to Calhoun, Talladega, Marion and Walker counties. Tabled.

Mr. John, To amend by adding Means grass after

Johnston grass. Carried.

And the bill was read a third time, at length, and passed—yeas 54, nays 21.

Yeas:

Messrs. Banks, Barron, Bellinger, Brown of Conecuh, Calhoun, Cameron, Cook of Wilcox, Dale, Ellis, Fleming, Fletcher, Forman, Franklin, Fuller, Gibbons, Graham, Grant, Harris, Hill, Jackson, Jinks, John, Kelly, Kyle, Langley, Lipscomb, Maples, Mastin, Meador, Meadows, Mixon, McClusky, McCorvey, McQueen, O'Brien, Perry, Prowell, Rand, Roach, Robinson, Rogers, Routon, Savage, Seale, Smith of Autauga, Smith of Butler, Smith of Mobile, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Henry—54.

Nays:

Messrs. Brown of Russell, Burks, Camp, Cole, Coleman, Cook of Talladega, Davis, Deans, Ewing, Ford, Gains,

Killebrew, Mayfield, Mills, Montgomery, Moore, Patton, Reaves, Scarborough, Smith of Greene, Williams of Bullock—21.

H. 199. To abolish the city court of Decatur, and to transfer all the civil cases therein pending, together with all the dockets, papers and books relating to said cases in said city court, to the circuit court of Morgan county, Alabama; and to transfer all the cases now pending upon the equity docket of said city court, together with all the dockets, papers and books, of every kind whatsoever, to the court of chancery of the county of Morgan,

Was read a third time, at length, and passed—yeas 81,

nays 0.

Yeas: Messrs. Speaker, Banks, Barron, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ellis, Ewing, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Gains, Gibbons, Graham, Grant, Graves, Harris, Hearn, Hill, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Rabb, Roach, Robinson, Rogers, Routon, Savage, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry-81.

On motion the house adjourned until 10 o'clock A. M.

to-morrow.

SIXTEENTH DAY.

House of Representatives,

December 1, 1894.

The house met pursuant to adjournment. Prayer by Rev. Mr. Davis, of the city. A quorum was present.

REVISION OF JOURNAL.

Mr. Speaker;

Your committee on revision of the journal has discharged its duty by examining the minutes of the session of 14th and 15th days and find them correct.

D. J. MEADOR, Chairman.

LEAVE OF ABSENCE.

EAVE OF ADDEDUCE.

Leave of absence was granted to Mr. Rowe for one day.

MOTIONS.

Mr. Whitten moved to suspend the rules, call up and put upon its passage H. 160, which motion was lost. Mr. Calhonn moved

To take from adverse report n. 370 and 371 and refer to education committee. Carried.

Mr. Williams moved

To have returned from committee on revision of laws H. 410 and referred to committee of the judiciary. Carried.

REPORT OF COMMUTTEE ON ENGROSSED BILLS.

Mr. Speaker:

The committee on engrossed bills report the following bills correctly engrossed;

Nos. 18, 22, 39, 146, 147, 150, 154, 199, 225. Chas. A. Whitten, Chairman.

ESOLUTIONS

By Mr. Ost-Resolved, That beginning on Monday, December 3d, 1894, this house shall convene at 10 A. M. and adjourn at 12 M., and convene again at 3 P. M. and adjourn at pleasure; By Mr. Screws-

Resolved by the House of Representatives of the General Assembly of Alabama, That the reports which have been published by an unfriendly press, and circulated by the enemies of this state to the effect that the state authoritiss were massing troops at the state capitol fer the purnose of suppressing imaginary riotous demoustrations en the occasion of the inauguration of the governor of Alabama is absolutely and basely falso, and is desorving of the severest cendemnation:

Which were referred to the committee on rules.

REPORT OF COMMITTEES

Mr. Speaker:

The joint committee to whom was referred the resolution to fix the time of adjournment and reassembling of the general assembly, having considered the same, report the following :

Resolved by the General Assembly of Alabama. That this assembly adjourn on Friday the 7th day of December, 1894, and reassemble on Tuesday the 22d day of Januarv. 1895. Respectfully submitted.

OSCAR R. HUNDLEY, Committee on part of the senste. A. S. FLETCHER. J. W. T. GIBBONS, SAMUEL WILL JOHN.

Committee on part of the house. Mr. Kyle moved to non-concur in repert of committee. Carried.

Mr. Knight meyed that same committee be instructed to report later. Carried. Mr. Graham

Made a metien to reconsider vete by which H. 22 was passed en vesterday.

Mr. Ott move to table the above motion, and Mr. Gtt's motion was lost.

The questien recurred upon the previous question which was adopted, and the vete by which the bill passed on vesterday was reconsidered.

And the bill was again put upon its passage and lost —Yeas 38, nays 46.

Yeas:

Mesars, Speaker, Banks, Barron, Boykin, Brown of Russell, Cameron, Cole, Cook of Talladega, Davis, Deans, Ellis, Fletcher, Fuller, Gibbons, Graves, Harris, Jackson, Jinks, John, Kennedy, Langley, Mayfield, Meadows, Mixon, Moore, O'Brien, Ott, Patton, Rand, Resves, Robinson, Routon, Savage, Seale, Smith of Butler, Smith of Mobile, Wheeloss, Williams of Bullock—2009.

National Research, Brooks, Brown of Consenh, Burks, Catheon, Camp, Coleman, Cook of Wilcox, Curtis, Melse Ewing, Forman, Franklin, Fulton, Gains, Gewin, Grahm, Grank, Hearn, Hill, Killobew, Knight, Kyle, Lipscomb, Manning, Maples, Mastin, Masdor, Mahan, Mills, Mongomery, McCluney, McCorvey, Front, Markey, McCorvey, Front, State William, Markey, McCorvey, Front, Ward, Whiteen, William of Harman, Markey, McCorvey, Front, Ward, Whiteen, Williams of Harman, Markey, Milliams of Harman, Milliams of Harm

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has concurred in the report of the joint committee appointed to prepare a program for the inauguration of Governor-elect William C. Oates;

And has amended as therein shown, and as amended has concurred in the house joint resolution raising a joint committee to visit the penitentiary, the convict farm at Spigener's, Alabama, and other places where convicts are worked.

W. L. CLAY. Secretary.

SENATE MESSAGE.

The house concurred in the senate amendment to house joint resolution raising a joint committee to visit the penitentiary and other places therein set out.

INTRODUCTION OF BILLS,

On a call of the counties, bills were introduced, severread one time, and referred to appropriate committees, as follows: By Mr. Jinks-

н, 439. For the improvement of the public roads in Bullock county.

Public roads and highways: By Mr. Kelly (by request) (notice and proof)-

H. 440. To relieve Worth Whiteside of Calhoun

county, Alabama, a minor, of the disabilities of non-age, Judiciary:

Also, (by request) (with notice and proof)-

H. 441. To amend section seven (7) of an act entitled an act to incorporate the Anniston Water Supply Company, approved February 21st, 1889,

Corporations: By Mr. Manning-

n. 442. To punish any telegraph company in the State of Alabama that wilfully or negligently fails to deliver a

message received by it within a reasonable time. Commerce and common carriers:

Also, (by request)

H. 443. To prohibit stock from running at large in. parts of beat No. 7 and No. 8 Clay county. Local legislation:

By Mr. Knight-

414. To levy a tax on local bills.

Ways and means; By Mr Fulton-

H. 445. To authorize the county of Jefferson to pay for the rent of an armory for the Hucy Guards of East Lake; a military company forming part of the Alabama state troops.

Military: By Mr. O'Brien-

и. 446. To regulate sleeping car service on passenger trains within State of Alabama, and to define the charges for such service.

Commerce and common carriers ; Aiso.

11. 447. To incorporate the Alabama Penny Saying & Loan Company,

Cornorations: Also.

R. 448. To incorporate the United Mine Workers of Alabama.

Corporations;

By Mr. Davis—

H. 449. For the relief of the sureties of R. A. Tompkins, late tax collector of Franklin county,

Appropriations;

n. 450. To amond section one (1) of an act to incorporate the town of Guin, in the county of Marion and State of Alabama, approved February 21, 1893,

Corporations; By Mr. Boykin-

H. 451. To incorporate the Phenix City Rallway Company, define its rights, privileges, powers, franchises, Corporations:

By Mr. Brown of Russell-

H. 452. To prohibit the sale or giving away or otherwise disposing of vinous, spiritnous or malt liquors or intoxicating butters or beverages within beat number two (commonly known as Crawford beat) in Russell country.

Temperance; By Mr. John-

n, 453. To amend section four of an act entitled an act to authorize the increase of the capital stock and bonded indebtedness of private corporations organized under special charter, approved December 10, 1890,

Corporations;

n 454. To amend section 1836 of the code of Alabama,

Judiciary; By Mr. Ellis (by request)—

n. 455. To prevent stock from running at large in beat 18, in Elmore county, west of the Coosa river, Local legislation:

Also, (by request)

n. 456. To prevent stock from running at large in beats 4 and 8 in Elmore county east of the Coosa river and west of the Tallapoosa river, Local legislation.

BILLS ON SECOND READING.

The chairmen of the several committees, reported favorably on the following bills: a. 126. To require deeds of assignment for the benefit of creditors to be filed and recorded in the office of the probate judge;

n. 127. To regulate judicial proceeding in hills of

discovery; R. 206. To give a lien to all gluners of cotton in the State of Alabama, and a remedy to enforce the same; R. 275. To provide for service of summons upon re-

ceivers of corporations;

n. 358. To provide for the transfer of cases or suits

pending in inferior court of record of this state when the

act creating such court has been repealed, II. 365. To authorize suits to be brought against recrivers without the previous leave of court;

n. 372. To amend section 2984 of the code of Ala-

bama; H. 389. To amend section 3532 of the code of Ala-

bama; H. 428. To fix the time and place of holding circuit

court in the third judicial circuit;
H, 437. To establish the twelfth judicial circuit to
provide for the appointment of a judge and solicitor

provide for the appointment of a long and sometimeterfor, and to fix the time of holding court therein;

H. 404. To establish a separate school district in Mon-

ros county, Alahama, and fix the houndaries of same; s, 25. To repeal an act to prevent the compelling of women and children, or permitting of children under fourteen years of ago, to labor in a mechanical or manufacturing business more than eight hours in any day,

approved Feb. 28th, 1887;

a. 93. To confirm the validity of certain bonds, issued a different times by the board of revenue of Montgomery county, pursuant to an not, approved Dec. 6, 1896, entitled an act to authorize the board of revenue of Montgomery county to issue bonds of said county for amount not exceeding fifty thousand dollars, for the purpose of building an addition to the court house of said county, and enlarging and improving the same, and for paying for the erection of a county and enaling and improving the same, and to paying for the erection of a county and the said of the county and the coun

ing fifty thousand dollars for the purpose of building an addition to the court bonse of said county, and enlarging and improving the same, and for paying for the erection of a county jail in suid county, approved Dec. 6, 1880;

s. 87. To smend sections 5, 9 and 10 of an act entitled an act to provide a new charter for the city of Tus-

cumbia, approved February 28th, 1887;

H, 348. To authorize the court of county commissioners of Lamar county to issue the bonds of the county not exceeding three thousand dollars to repair court house and jail of said county;

H. 361. To authorize the commissioners court of Tuscaloosa county to establish districts in which stock may

be prevented from running at large;
H. 402. To repeal sections 1, 3 and 4 of an act entitled

- B. 402. To repeal sections 1, 3 and 4 of an according an act to provide for and regulate the fine and forfeiture fund in the counties of Monroe, Macon, Washington, Jefferson and Randolph, so far as said sections 1, 2 and 4 relate to Washington county;
- H 387. For the preservation of birds in the county of
- H. 363. To allow a county surveyor of any county in this state to act as county surveyor of an adjacent county under certain conditions;

n. 393. To prevent stock from running at large in certain portions of best No. 3 (three) in the county of Hale, State of Alabama;

H. 401. To provide for the county treasurer keeping a sufficient fund to pay grand and petit jurors and the members of the court of county commissioners, and

county stationery bills in Washington county; 8, 70. To provide for the establishing of township,

s. 70. To provide for the establishing of township, section, or other subdivision of lands where the original survey marks, monuments, witness-trees etc. have been obliterated, in the county of Jackson; s. 58. To amend an act, approved on the 13th Feb.,

1879, entitled an act for the preservation of game animals and birds in the counties of Mobile, Monroe, Wilcox and other counties therein named, so far as the same relates to Wilcox country;

s 104. To protect bridges and other public property on Patsaliga creek and the Conecub river in Covington, Crenshaw and Pike counties from damage by rafts, drives and floating logs put in by timbermen in said countles;

H. 373. To regulate the trials of misdemeanors in Coffee county;

H. 269. To amend section 1169 of the code of Alabama:

n. 222. To provide a lien for proprietors or keepers of hotels and boarding houses and to repeal an act ontitled an act for the protection of landlords, proprietors or keepers of hotels and boarding houses, approved February 21st, 1893;

II. 318. To amend section 3054 (3465) of the code of Alabama of 1886;

II. 323. To amend section 3091 (3496) of the code of 1886. The above and foregoing bills were severally read a.

second time, and placed on the calendar.

INAUGURATION OF THE GOVERNOR.

At 11.36 a, m_s, the house took an informal rocess, and at 11.55 a m was called to order again and proceeded to the front steps of the capitol, with the senate, to witness the manguration of Wm O. Oakes, as governor of Alabama. Pursuant to the program heretodore arranged the two houses of General Assembly conversed on the steps fronting the capitol and was called to order by the precident of the

Prayer by Rev. Dr. Eager of the city.

Governor Jones introduced the Governor elect as follows.

"The legislative, executive and judicial branches of the state government and this vario concurse of people mingle together for the time being on talk inhorior spect, to testify in befutting manner to the significance and soleumniy of the transfer, in obedience to the will of a free people, of the executive power of a great state from one chief magnerate to another. In laving down the examined that the state of the state of the state of the state of the trans which has fallow as one in any entire the state of the dies of a man who has never beststed to make any secrifice for country or conviction, and whose name is a synongy of honesty and political courage. As he takes synongy of honesty and political courage. As he takes to woke for him the considerate and just judgment of all pariotic people, and the favor of an All wise God that he may so administer his trust as to brigg leaving peace to the people, and that all his seas may redound to the welfare and the glory of our loved Alabama.

"My countrymen, I have the honor to introduce to you the Governor-elect of Alabama."
The Governor-elect William C. Dates, then delivered

The Governor-elect, William C. Oates, then delivered the following inaugural address:

Gentlemen of the General Assembly and Follow-Citizens of Alabama:

Desply impressed by the solemnities of the occasion. If Itlly realize the measure of confidence reposed in me by the people. I now dedicate myself to their service, with due appreciation of the responsibilities I assume, under the sanction of a solemn oath. In addition to its obligation, the gratitude I feel will stimulate me to the greatest clowin of which I am capable in the service of our people.

It has been claimed that frauds were committed in the last August election. I have no knowledge whatever of any, and for the good name of our state regret that such a charge has been made. I proclaimed in my specches during the campaign that I was in favor of fair elections. and so indeed I nm. Some irregularities may have intervened; some frauds may have been committed, but it so they are chargeable alike to the supporters of each candidate, differing only in locality and degree. I am satisfied beyond doubt that I am legally elected by a large majority, or I would not accept the office : I would never assume the role of a usurper. In the absence of a law providing for a contest, and I regret that there is not one, the General Assembly, under the Constitution must count the votes and determine the result. You have done that and declared that I am legally elected Governor, and hence I will be Governor of our State during the term prescribed by the Constitution.

No allegation of fraud in any of our State elections was ever made until the carpet-baggers and their hordo of hireling natives introduced it for the most corrupt and partisan purposes. They so construed the election law of 1868, that notwithstanding we had a majority of the legal voters, we had to submit forever to the foul domination of ignorance and corruption, or boat thom at their own game, and save to our people their homes from the grasp of the tax-gatherer, secure safety to our families, protection to our falr women, education to our children, to revive prosperity and rescue the credit of our beloved State from bankruptcy and dishonor. If in some localities our people at that time resorted to methods inconsistent with the Constitution and our laws as they now are the better to accomplish these results and save themselves from the awful gulf of despair which yawned before them, the recording angel will shed no tear in blotting these acts from the record of final account. Every manly and patriotic heart throughout the longth and breadth of the Union, when acquainted with the facts of those days must say, "I blame thee not, my brother, for the preservation of the purity of your alturs, your hearthstones and your civilization from the foul desecration which threatened them."

If there were frauds in the last Angust election, in some of the counties of the black belt, as charged by the defeated candidate, they are of no consequence, for after throwing out overy vete to which any reasonable macould possibly object, and admitting the outire vote returned for my competior, as legal, which I do not, and

my majority would then be a large one.

If there were any fregularities, or false counts returned in favor of my election it was stributable to an apprehension of the white people of those counties that they might, in the oven of the election of my compettor, be again subjected to flagrans wrongs and humiliations simult to those they ondured from 1807 to 1875.

The conduct of our opponents in quitting their party for the sake of official spouls; the gratillication of a vaniling ambition without regard to character or qualification has constituted the greatest obstruction to securing perfectly fair elections; and peace and quietude have been denied to the people of the State by the ruthless ambilion of one man.

It is impossible to make a law which of itself will ac-

complish this object, if men see proper to evade it, unless it be the viva voce system of voting, which cannot be adopted without a change in our Constitution.

The people of our State are in favor of fair elections. Our laws upon the subject are honest and as well executed as they are in amsjority of the States of the Union; but experience may show that they are in need of further amendment.

Gentlamen, look at the condition of our State; a certain class of our voters are more instelligent than they were twenty years ago and honce less dangerous; the federal election law has been repealed and now the honesty and fairness of all elections depend upon State regulation.

If our law is defective, smend it, and make it wise, false accusations or threats of any faction or party. Do your duty and let the consequences take care of themselves.

Our people have experienced financial stringency, shrinkage in values and depressed markets for the past two or three years, which have brought some distress and dissatisfaction to them, yet we have much for which to be thankful.

An honest and economical Federal administration. though handicapped by hard conditious and laws of an adverse party has done much toward improvement by lightening the burdens of the people, giving them wider markets for their products, and causing the money of the country to again seek its natural channels of circulation. Much has been done for the relief of the country from oppressive laws and hard conditions. Wool, flax, hemp, salt, copper, grain sacks, bagging and ties for cotton have been placed upon she free list, and the cost of living greatly lessened by the reduction of taxation, whose burdens have been made to reach the rich man's surplue as well as the poor man's necessities. All money has been made equally taxable which is an additional source of revenue to the States. Expenditures by the Federal government have been reduced many millions of dollars and unnecessary offices have been abolished.

In addition, lst us be thankful to Him from whom all

good gifts are received for the aboundant-crops our farmers have harvested the present year, though, unfortunately for there, the great staple, cotton, is selling at a low figure. But that cannot be avoided while such a vast crop is made. The great law of supply and demand will not down at any man's bidding. But let us hope for better times at an sarly date and we will not be disappointed. They will come, not as a result of the late elections, but because of the work of the present Congross and that the period of depression has about run its COUZSE

As Alabamians, we have much to stimulate our pride. Of forty-four States in the Union, ours is the seventeenth in population, yet it is only in the seventy-fifth year of its Statehood, and the first white settlement was made in it but nincty years ago. We have a genial climate and a fertile soil : we produce over 800,000 bales of cotton a year, which is about one much of all produced in the United States

Our forests are extensive—in the southern counties the yellow pine, in the western, eastern and northern portions of the State nearly every earliety of timber exists in almost exhaustless quantities. In many places marble and the finest building stone abound,

Our mineral wealth is almost incomprehensible. Vast coal fields with mountains of iron ore and limestone for fluxing lie in close proximity, and if fully developed would produce pig from enough to supply a large part of the demand of the world. The Warrior, Caliaba and Coosa coal fields contain coal enough to supply the world for 250 years, and when in condition for use is worth. At the mines, one hundred and fifty billion dollars, or 300 times as much as all the rest of the property in the State

combined. Is there any Alabamlan who is not proud of

our State and its wonderful resources?

At least two methods of further developing the wealth of the State claim immediate attention. First, the production of steel, which is but in its incipiency; second, the establishment of cotton factories in every town and village of the State. These would diversify industries and produce incalculable wealth, and should be encouraged by our legislation. Great wealth is never obtained by the production of raw materials alone; it springs from the finished product.

With all these natural resources, and an industrious, intelligent and patriotic population with great capacity for the production of wealth, let your legislation, which should keep abreast with the progress of the age, be marked by justice and wisdom, and the future of our State is assured.

Let us implore the Democratic Congress at the present session to pass two more great acts : First, to reform our financial system, so as to have a uniform, safe, sound, elastic and abundant currency to meet the necessities of commerce and the business of the people ; and, second, to construct at once the Nicaragua Canal, which would give life and growth to all the scaport towns of the Gulf and furnish a ready market for all our vast mineral and other productions. With these accomplished all the world would soon realize that Alabama is in fact what she is now alphabstically-first in the role of the great States of the Union.

The growth of our State in population and civilization increases its necessity of revenue. Our institutions for the insane, deaf, dumb and blind require an increase in capacity for accommodation as the number who should be cared for annually increases; and our public schools should, as soon as practicable, receive additional appro-

priations.

A misapprehension of your predecessors, some years ago, in reducing the rate of taxation, just as the shrinkage in the values of property began, has caused a great deficiency in the State's revenues, which calls loudly upon you, gentlemen, for the remedy. The responsibility is upon you, but I am willing to share it, and will aid

you to the best of my ability.

While economy shall always be rigidly, but sensibly practiced, yet it is impossible for a State to do justice to its people in discharging the great trust committed to its officials upon a scant and insufficient revenue. We must not, however, over-burden our people by heavy taxes, but so amend and improve our methods of raising revenue that a sufficiently large amount can be obtained to pay the existing deficiency and to meet the growing dsmands on the Treasury, without increasing to any great extent the rate which the law now fixes. Five and a half mills, recommended by my honorable predecessor, is not above the average rate laid by the different States of the Union, and the honor, the credit and the good name of our State must be maintained at any cost.

Gentlemen, hard as the times are, and scarce as money is among us, let us abandon the old cheese-paring policy of finance and launch the ship of State upon the broader sea of entorprise, and as the hard times vanish, as they sturely will, we will come safely into port with colors tiying, band playing and firing salutes to the prosperity and grandeur of our State.

l am apprehensivé that our present convict system will involve the people of the State in Intriber taxation for its support. Though I find no fault with its managemont under the existing law, there must be a change of policy. Convicts should be treated with humanity, but our system of punishments should be self-sustaining, and not burdensome to the State.

My honorable predecessor, whose administration has been stormy hut remarkably successful, has laid before you, goutlemen of the General Assembly, his recommendations, which are able, exhaustive and entuted to grave considerations, and I will not, on this occasion, attempt any additions, but at an early date will submit to you such further re-ommendations as may seem to me useful in your deliberations.

For myself and all the law-abiding people of Alabama, I wish to rsturn thanks to the retiring Governor for the fathful, able and patriotic manner in which he has discharged every duty pertaining to his high office, and also to his fathful official assistants, and our patriotic and compared to the statistical official assistants, and our patriotic and addring anarchy from our borders, it is to be hoped never to return.

And now, gentlemen of the General Assombly, with an invocation of wisdom, patriotism and harmony in your work of legislation for the good of our beloved State and her noble people, and with assurances of my hearty cooperation, I am ready to take the coat of office.

DATH OF OFFICE.

The oath of office prescribed by law was then administered to the Governor-elect Wm. C. Oates by the chief instice of the supreme court of Alabama, Hon. Robert C. Brickell.

The president of the senate then announced that the purpose of the joint convention was accomplished and the joint convention was dissolved.

The house of representatives then returned to the hall

of the house. Having arrived in the hall, on motion, the house adjourned until 10 a. m. to morrow.

SEVENTEENTH DAY.

House of Refresentatives. DEC. 3, 1894.

Prayer by Rev. Dr. Davis, of the city.

A quorum was present. The committee on revision of the journal reported the journal of yesterday correct.

LEAVE OF ABSENCE.

Was granted to Mr. Turner till Wednesday, to Mr. Cole for two days, to Messrs, Burke, Killebrew and Knight for one day, and to Messrs, O'Brien, McQueen, Montgomery and John for tomorrow.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced, severally read one time, and referred to appropriate committeas, as follows: By Mr. Hoarn-

n. 457. For the better protection of the cotton producer, and information for the public at large, Agriculture :

By Mr. Knight-

и. 458. To prevent any attempt at usurpation of publie office. Judiciary:

By Mr. Banks-

H. 459. Authorizing the abstracts of the burnt records

of Franklin county to be used in evidence where the original instrument is destroyed,

Revision of laws;

By Mr. Randn. 460. To change the boundary lines of the counties

of Colbert, Franklin and Lawrence, Counties and county boundaries;

By Mr. Williams of Henry-

By Mr. Williams of Henry n. 461. To amend section 3 of an act, approved Feb-

M. 461. To amend section 3 of an act, approved runry 21st, 1893, to charter the town of Headland, Corporations:

By Mr. John-

H. 462. To provide for holding circuit and chancery courts, when the judges or chancellors thereof fail to attend regular terms, by aupernumerary judges, and to prescribe their powers, duties and pay,

Judiciary;

By Mr. Kennedy—

g. 463. To amend an act entitled an act to amend section 141 of the code, approved December 12th, 1892, as to tag tax on fertilizers.

Agriculture;

By Mr. Whitten k. 464. To prohibit the purchase, sale, barter or exchange of any personal property, covered by a lien or to which another has a claim, by persons having knowledge of the existence thereof, without first obtaining the consent of the holder of anoth len or claim to such purchase,

sale, barter or exchange. Revision of laws:

By Mr. Davis-

H. 465. To amend sections 340, 341 and 342 of the code of Alabama,

Privileges and elections; By Mr. Mahan (by request)—

ii. 466. To authorize an election to prohibit the sale, giving away or otherwise disposing of spirituous, vinous or mail liquors, or intoxicating bevorages of any kind, within precinet number ten, Morgan county, excepting so much thereof as is included within the corporate limits of the town of Hartsello.

Temperance;

By Mr. Forman-

н. 467. To incorporate Spring Lake College, Education;

By Mr. McQueen-

By Mr. McQueen— H. 488. To increase the number of majors in the regiment of state troops to three,

Military; Also,

m. 409. To allow county commissioners in each county to appropriate a sufficient sum to pay armory rent for military companies located in their respective counties, Military:

Also.

n. 470. To make an appropriation for the expense of encampment of the Alahama state troops, for the years 1895 and 1896,

Appropriations;

H. 471. To authorize the surgeon of each regiment of State troops to purchase necessary medicine, bandages, surgical instruments, etc., for the troops while in active service,

Military,

H. 472. To amend section 179 of the Code.

Military;

H. 473. To amend section 8 of an act entitled an act, to incorporate the Black Warrior Coal, Iron Steel and Navigation Company, approved December 12th, 1892,

Corporations; By Mr. Gibbons-

H. 474. To incorporate the Eufaula District Academy of the M. E. Church south, Education:

By Mr. Rabb (by request) -

n. 475. To establish a board of revenue for Butler county, and to authorize and require them to discharge the dudes and exercise the authority of the court of county commissioners of said county, Judiciary.

RESOLUTIONS.

Resolutions were introduced and referred as follows:

By Mr. Robinson-

liculated by the house the senate concurring. That a committee consisting of one from the senate, and three from the house be appointed to inquire what charges of all indish have been during the past two years and ere now lavied upon or required to be paid by ressels using the harbor of Mobile, including the channel over the outer bar and thence to Chickenelogue creek, and under what may be a supplied to the contract of the co

Said committee is authorized to send for persons and papers, end to administer oaths to witnesses, and to examine them. Said committee is authorized to sat during vacetion and no expense shall accrue to the State.

By Mr. John-

Resolved, That the committee on privileges and elections be, and they are herely instructed to enquire which if any members of this house participated in or werein any way parties to the illegal and revolutionary statempt to inaugurate or induct into the office of governor a person who was not declared by the general assembly to be legally elected thereto.

By Mr. John-

Resolved. That a special committee composed of the charman of the committee on temperance, and two others to be nemed by the speaker, be appointed to consolidate ell bills on the celondar which have for their purpose the prohibition of the sale of vinous, spirituous or malt liquors or beverages, in special localities and report one bill embracing all these as soon as practicable,

Rules; The following resolution was reported favorably and

edopted:

Resolved, That the following be added to the rules of the house:

On a motion to commit or to recommit e bill petition or other question no discussion shall be had on the merits of the matter sought to be committed or re-committed. But a brief statement of the provisions thereof is admissible to show why the same should be so committed or re-committed.

The committee on rules reported edversely the following resolution:

Whereas, it is both unparlismentary said unusual to spread upon the journal of legislative bodies, the proceedings of political conventions, therefore,

Be if Resolved, That a revolution presented to this house on the 29th November, and purporting to have enanated from a political caucus, be and the same is hereby expunged from the journal of this house, Which report was concurred in.

BILLS ON SECOND READING.

The ebeirmen of the several committees, reported favorably on the following bills:

s. 29. To repeal an act to provide for the election of county superintendents of education so far as the same relates to Bibb county, sppreved February 13th, 1889, and to provide for the filling of said office by appointment; the 199. To amend an act to establish the city count of

and to provide for the filling of said office by appointment; H. 129. To amend an act to establish the city court of Gadsden, approved February 18th, 1891, by amending certain sections thereof,

With amendments;

n. 385. To legalize certain applications from the counties of Bailer, Chilton, (Isburrer, Goosa, Dale, Elmovo, Greene, Lae, Randolph, Sunter, Ghelby, Tallade, Isburrer, Garley, Childer, Children, C

H. 380. To make appropriation to pay a certain reward for absconding felons, earned during the fiscal year 1893;

H. 354. To refund to Mrs. N. E. Young one hundred and twenty dollars paid into the state treasury by her for the purchase of certain lands, which had been bid in by the state for taxes, but which were erroneously so sold and bid in; H. 424. To amend section 18 of the regulations of the harbor of Mobile, published and promulgated pursuant to the act to provide for the publication and distribution of the cede of Alabama, approved Fobruary 21st, 1887;

H. 450. To amend section one of an act to incorporate the town of Guin in the county of Marion and state of

Alabama, approved February 21, 1893; n. 447. To incorporate the Alabama Penny Saving

and Loan Company;

H. 10. To regulate the landing of goods by steamboats, vessels and other water craft; H. 295. To create a separate school district in Cherokoe

county, Alabama, to be known as Taff school district,

and to define the boundaries thereof;
H. 419. To provide for holding the circuit court of

Henry county, at Dothan, and to prescribe the jurisdiction thereof, and regulate the proceedings therein.

Mr. Meador from the committee on appropriations returned the following bills, which were referred to committees as follows: g. 356 to judiciary;

н. 320 to revision of laws:

H. 398 to public health.

The above and foregoing bills, were severally read a second time, and placed on the calender.

The epeaker appointed as the committee from the house on codification.

Messrs. Mayfield, John and Rabb; And as the committee from the house to visit the pen-

itentiary,
Messre, Willett, Roach, Scarborough, Prowell and
Forman.

SPROIAL ORDER.

On motion of Mr. Meador H. 290 was made a continuing special order for to-morrow immediately after roading the journal.

GOVERNOR'S MESSAGE.

Монтоомицу, Ала., Dec. 3, 1894.

Mr. Speaker: I have the honor to inform you that the following bills, which originated in the house have been approved: H. 11. To amend section 997 of the code as to the

county of Clarke; n. 19. To allow the constable of Bessemer best number 38 in Jefferson county, and the constable of Birmingham best number 37 in Jefferson county, and the constable of Parson beat number 3 in Jefferson county, to appoint denuties;

H. 38. To regulate costs in justices' courts in Mont-

gomery county.

Very respectfully, Harvey E. Jones, Private Secretary.

BILLS ON THIRD READING.

H. 186. To incorporate Pisgah Male and Female Academy.

Was read a third time, at length, and passed—yeas 72, nays 0.

Massz. Banks, Barron, Bensley, Besson, Bellinger, Boykin, Bown of Conceuh, Brown of Russell, Calhouu, Cameron, Cook of Tulladega, Cook of Willox, Dale, Davis, Danas, Edils, Ewng, Feidling, Piecles, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Giller, Fatton, Franklin, Fuller, Fulton, Gains, Gewin, Glessen, Granklin, Fuller, Kally, Kamerig, Kyie, Langley, Manning, Montgomery, Moore, McClusty, WaGoray, McQuesa, O'Bran, Ott, Fatton, Prowell, Rand, Rasves, Rosch, Montgon, German, Rowe, Sternger, Scarborough, Saale, Statistical Company, Statistics, Company, Company, Company, Cameron, Company, Cameron, Company, Cameron, Cameron,

H. 79. To prohibit the sale, giving away, or otherwise disposing of spirituous, vinous or mait liquors, or intoxicating bitters at or within two miles of the town of Suthgent, county of Lamar.

of Stingon, county of Lamar.

The amendments offered by the committee were adopted and

The bill Was read a third time, at length, and passed—yeas 70, mays 0. Yeas:

Messrs, Beasley, Beason, Bellinger, Boykin, Brown of Consenb, Brown of Russell, Calhoun, Camaron, Camp, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gibbons, Grant, Graves, Harris, Hill, Jackson, Jinks, John, Kally, Kaunedy, Knight, Kyle, Langley, Linscomb, Manning, Maples, Mastin, Meador, Meadows, Mahan, Mills, Mixon, Moutgomery, Moore, McClusky, McCorvey, McQueen, Ott, Patton, Porry, Rabb, Rand, Roach, Robbins, Robinson, Rows, Routon, Savaga, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greens, Smith of Mobile, Ward, Wheeless, Williams of Henry-70.

н. 141. To prohibit the selling, giving away or disposing of spirituous, vinous or malt liquors, or of alcoholic bitters, cordials or beverages of any kind in St.

Clair county, Was taken up.

Mr. Kelly moved to postpone the consideration of the bill for one week without losing its place on the calendar.

Mr. Forman moved to lay Mr. Kelly's motion on the

table which was carried. Mr. Ott offered the following amendment:

Amend section 2 in the 11th line after the word sickness add on the recommendation and prescription of a practicing physician.

The amendment was adopted.

Mr. Robb moved the previous question which prevailed and the bill

Was read a third time, at length, and passed-yeas 63, navs 18.

Yeas:

Masars, Banks, Barron, Beasley, Beeson, Bellingar, Brown of Conecuh, Brown of Russell, Calhoun, Cameron, Coleman, Cook of Talladega, Cook of Wilcox, Dala, Deans, Ellis, Ewing, Fielding, Fleming, Forman, Franklin. Fuller, Fulton. Gains. Gibbona. Graham, Grant, Graves, Harris, Hearn, Jackson, John, Kennedy, Kyla, Langley, Maples, Mastin, Meador, Meadows, Mahan, Mills, Mixon, McCorvey, McQuean, Patton, Perry, Rabb, Rond, Reaves, Roach, Robbins, Rowe, Routon, Savage, Scarborough, Scale, Smith of Butler, Smith of Greene, Snmmers, Tuck, Ward, Wheeless, Whitten, Williams of Builock.—63.

Nays: Mesers, Boykin, Brooks, Curtis, Davis, Fletcher, Jinks, Kelly, Moore, McClusky, O'Brian, Prowell, Rohinson, Sanford, Smith of Autauga, Smith of Mobile, Willett, Williams of Henry.—18.

H. 174. To prohibit the sale, giving away or otherwise disposing of spirituous, vinous or malt liquors, or intoxicating beverages, within the limits of Cleveland

School District,

Was read a third time at length, and passed—yeas 80, nays 0.

Yeas: Seaker Bucks Barrow Bendey Beesan Massira. Seaker Bucks Barrow Bendey Beesan Bernard Ber

 H. J. R. 171. Proposing amendment to section 2 of article II (2) of the Constitution of the State of Alabams.

Was read a third time at length, and passed—yeas 64, navs 24.

mays 24.

Mr. Ward moved the previous question, which motion prevailed and the joint resolution

Was read a third time at length and passed—yeas 64, navs 24.

nays 24, Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Boykin Brooks, Brown of Conecult, Brown of Russell, Calboun, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ellis, Ewing, Fleming, Fletcher,

Ford, Forman, Fulton, Gains, Gewin, Gibbons, Graham. Grant, Graves, Hearn, Hill, Jinks, John, Kelly, Kennedy, Kyle, Langley, Lipscomb, Maples, Meador, Meadows, Malian, Moors, McCorvov, O'Brien, Ott, Perry, Prowell, Rabb, Robbins, Robinson, Rowe, Sanford, Sayage, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler, Smith of Mobile, Taylor, Tuck, Ward, Whitten, Williams of Bullock, Williams of Henry-64. Nava:

Msssrs, Banks, Bellinger, Cameron, Davis, Fielding, Franklin, Fuller, Harris, Jackson, Manning, Mastin, Mayfield, Mills, Montgomery, McClusky, McQueen, Patton, Rand, Reaves, Routon, Smith of Greens, Summers, Wheless, Willett-24.

GOVERNOR'S MESSAGE.

Mr. Speaker:

By direction of the governor I hand you herewith message in writing. Very respectfully,

HARVEY E. JONES, Private Secretary.

OFFICE OF THE GOVERNOR. Montgomery, Ala., December 3rd, 1894. To the General Assembly:

I have the honor to inform you that I have this day. as ex-officio commissioner, under an act "to ratify and confirm the settlement of the existing indebtedness of this state, as proposed in the report of the commissioners appointed under the act approved 17th December, 1874, and which was communicated to the general assembly by the message of the governor of the 24th January, 1876, and carry this settlement into effect by the issuance of now bonds of this state at a reduced rate of interest in adjustment of a portion of said indebtodness and surrender of certain securities held by the state in discharge of another portion of said indebtedness, approved February 23rd, 1876," I executed to ex-Goy, Thos, G. Jones the following receipt:

"MONTHOMERY, ALA., December 3rd, 1894. Received of Gov. Thos. G. Jones the following bonds which were authorized and issued under the act approved February 23rd, 1876:

Class 'A' bonds of the denomination of \$500 numbered from 7,451 to 8,000 both inclusive; and of the denomination of \$100, numbered from 9,170 to 9,400 both inclusive and numbered 8,001 to 8,350 both inclusive; Class 'B' bonds of the denomination of \$1000 numbered from 579 to 500 both inclusive; Class 'G' bonds of the denomination of \$1,000 numbered from 971 to 10700 both

RECAPITULATION.

Class 'A, ' \$500, No. 7,451 to 8,000 both inclusive; Class 'A, ' \$100, No. 9,170 to 9,400 both inclusive; Class 'A, ' \$100, No. 8,001 to 8,550 both inclusive; Class 'B,' \$1,000 No. 579 to 556 both inclusive; Class 'C, ' \$1,000, No. 971 to 1,000 both inclusive.

It appears from his receipt to his predecessor and from the record of exchanges made during his term of office that the bonds for which I gave him a receipt are all with which he is chargeable. W.K. C. OATES,

Governor."

On motion of Mr. Willett, the above message was referred to the committee on ways and means.

s. 9. To authorize the board of revenue of Montgomary county to issue bonds of stid county, for an amount not exceeding three hundred thousand dollars, for the purpose of building and improving the public roads of the county, upon a permanent and well considered system, and for exceeding bridges in said county.

Was read a third time, at length, and passed—year 78, navs 3.

Yeam:

inclusive.

Messr, Speaker, Barron, Besaloy, Beeson, Bellinger, Boykin, Brooks, Brown of Russell, Calboun, Camp, Coleman, Cook of Talladaga, Gook of Wiloox, Cartis, Dale, Daris, Ellis, Ewing, Fielding, Fleming, Fleecher, Forman, Frankin, Fuller, Fulton, Giaina, Gewin, Gibbons, Grankin, Grank, Fareke, Barris, Hill, Ackston, Julis, Kel-Grahun, Grank, Graves, Barris, Hill, Ackston, Julis, Kel-Martin, Cartis, Martin, Cartis, Martin, M

Autauga, Smith of Butler, Smith of Greene, Smith of Mobils, Summers, Taylor, Tuck, Ward, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry—78.

Nays:

Messrs. Cameron, John and Mills, N. 162, To amend subdivision 4 of section 453 of the

eodo

The following amendments were adopted:
Amend by striking out the word "ninety" in the 10th
line of first page and insert the words sixty-six and two-

thirds:

Insert after the word "year" in the fourth line on second page, Provided that the assessment herein provided for shall not includo the products raised on the farm and in the hands of the original producer. Was read a third time, at length, and passed—vens

74, navs 0.

Yeas:

Messra Speaker, Banks, Barron, Beasley, Beason, Bellinger, Boyth, Brook, St Www of Concedu, Brown of Rossell, Caliboun, Cameron, Camp, Coloman, Cock of Rissell, Caliboun, Cameron, Camp, Coloman, Cock of Rissell, Carris, Dale, Davis, Deans, Ellis, Finkling, Flending, Fletcher, Forman, Franklin, Ellis, Finkling, Flending, Fletcher, Forman, Franklin, Ellis, Finkling, Fletcher, Forman, Franklin, Ellis, Handley, Lapscomb, Maples, Mayfield, Meadows, Mahan, Milis, Mirron, Moore, McClusky, McGorvey, O'Brien, Ott, Pation, Ferry, Prowell, Rabb, Rand, Roselt, Tohlimon, Rowe, Sanferd, Savago, Scarbroungh, Seale, Smith of Mobils, Summers, Taylor, Pack, Wheeless, Williams of Bulcok, Williams of Eller, Williams of Bulcok, Williams of Eller, Williams of Bulcok, Williams of Eller, Williams of Bulcok, Williams of

s, 8. To establish a new city charter for Phenix City, in Lee county, Alabama.

Mr. Whiseless offered an amendment, which was adopted, and the bill

Was read a third time, at length, and passed—yeas 75, navs 0.

Yeas:

Messrs. Speaker, Barron, Bessley, Becson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Cameron, Camp, Coleman, Cook of Talladga, Cock of Wilcox, Curtis, Dale, Davis, Deans, Ewing, Fleming, Flesther, Forman, Frankin, Fuller, Fulcon, Gewin, dibbous, Graham, Grani, Graves, Harris, Hearn, Jackons, John, Kelly, Kemondy, Langtey, Japcomb, Manning, Maples, Mastin, Meador, Mondows, very, McQueen, O'Bren, Ott, Patson, Perry Prowel, Radd, Basres, Roach, Robbins, Robinson, Rowe, Sandrol, Savago, Searborough, Sada, Smith of Auton, Santha of Entire, Smith of Greene, Smith of Mobils, Samson, Santha of Greene, Smith of Mobils, San-

On motion the house adjourned till 10 s.m. tomorrow.

EIGHTEENTH DAY.

House of Representatives,

SATURDAY, Dec. 4, 1894.

The house met pursuant to adjournment. Prayer by the Rev. Mr. Anderson of the city.

A quorum was present.

The committee on revision of the journal reported the journal correct.

LEAVE OF ABSENCE.

Was granted to Mr. Bellinger for to day and tomorrow, and to Mr. Mayfield indefinitely.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Smith of Autanga π. 476. To amend section one af an act entitled an act for the relief of needy confederate soldiers and sailors residents of Alabama, who from wounds or other cause are now unable to earn a livelihood, and for the widows of such as were killed or died in said war, and have not since re-married, approved February 13, 1891. Appropriations:

By Mr. Grant-H. 477. To fix the times and places of holding the courts in the first judicial circult of Alabama, and to

regulate the practice therein. Judiciary;

By Mr. Routon-

u. 478. To incorporate the town of Brantley, in Cron-

shaw county.

Cornorations:

By Mr. Killebrow-H. 479. To incorporate the city of Ozark, in the county of Dale.

Corporations:

By Mr. Graham-H. 480. To authorize the municipality of Selma to force property owners of Selma to connect all waste pipes, sink and water closets on their premises with a sewer,

Corporations:

By Mr. Savage-

H. 481. To prevent justices of the peace and notaries public in the county of Fayette from bringing to judgment defendants living in another precinct contrary to the provisions of section 3303 of the code of 1886,

Judiciary:

By Mr. O'Brlen-

H. 482. To smend sections 8 and 10 of an act to create the board of education for the city of Birmingbam and to prescribe the duties and powers of the same, Education:

By Mr. Kennedy-

H. 483. To smend section four hundred and ninety (490) of the code of Alabams relating to what shall be noted by tax assessors on list and poll tax book,

Ways and means:

By Mr. Prowell (with petition)-

H. 484. To repeal an act entitled an act to prohibit the sale, giving away or otherwise disposing of spirituous, vinous or malt liquors in Magnolia, Horse Creek and Hill's precinct in Marengo county, approved February 17, 1885, so far as the same applies to Magnolia beat in said county,

Temperance; By Mr. Meador—

by Mr. Setum— H. 486. To appropriate the eum of eleven hundred and sixty-three 20-100 dollars to pay for exponses of legislative assembly of 1892 and 1893, Appropriations:

By Mr. Coleman-

N. 486. To authorize and require the county superintendent of education of Marshall county, Alabama, to disburse certain public school funds belonging to township 9, range 4 east, in Marshall county, Alabama.

Education ; By Mr. Brooks-

n, 487. To levy taxes for the use of the state.

Ways and means:

By Mr. Boykin—

7. You regulate pleadings in criminal cases,
where the title, ownership or possession of property, the
subject of the offense, or which it is necessary to necessary to the
title to or the ownership or possession of, is alleged
to be in a corporation, or in a partnership.

Judiciary;

By Mr. Clark—

H. 489. To provide for the examination of witnesses on motions for the appointment of receivers,

Judiciary;

By Mr. Ott→ n.480. To incorporate the Lauderdale County Fair Association.

Corporation:

By Mr. Kyle— H. 491. To prevent the taking or removal of property from this state to any other state, with the intent to avoid the laws of this state or to subject the property to legal process in such other state, Revision of laws.

By Mr. Mayfield-

u. 492. To amend section 4204 of the code of Alabama,

Revision of laws:

Also. H. 493. To amond section 4131 of the code of Ala-

Judiciary:

Also, H. 494. To amend section 3121 of the code of Alabarna.

Judiciary :

Privileges and elections.

By Mr. Coleman-H. 495. To amend section 352 (259) of the code of Alabama.

RILLS ON SECOND READING.

The chairman of the several committees, reported fa-

vorably on the following bills: H. 452. To prohibit the sale or giving away or otherwise disposing of vinous, spirituous or malt liquors or

intoxicating bitters or beverages within beat number two (commonly known as Crawford beat) in Russell county; w. 391. To prohibit the selling, bartering, exchanging or giving away of spirituous, vinens or malt liquor, intoxicating bitters or beverages in beat eight and beat

eighteen, Elmore county, Alabama;

H. 378. To probibit the sale, giving away or otherwise disposing of vinous, spirituous or malt liquors, intoxicating bitters or cordials within five miles of Friendship Baptist church, in township eighteen, range twentyone, in Elmore county;

H. 327. To prohibit the sale, giving away or otherwise disposing of vinous, malt or spirituous liquors within four (4) miles of Culvert Chapel in Washington county,

Alabama; st. 280.

To prohibit the selling, bartering, exchanging or giving away spirituous, vinous or malt liquors, intoxicating bitters or beverages within four miles of the Methodist church at Fair Ford, in Washington county; H. 417. To establish a separate school district to be known as Boaz district in Marshall county.

(With substitute) ;

H. 392. To incorporate the Etowah male and fomale institute, in Etowah county, Alabama;

E. 371. To amend an act entitled an act to provide for the election of county superintendents of education,

approved February 13, 1889;

H. 304. To regulate the issue of garnishments and the proceedings thereon, before justices of the peace and notary publics ex officio justices of the peace in the county of Essambia;

N. 272. To encourage the cultivation of the grape and other fruits in this state and to provide for and regulate the sale of vincus liquors produced from Truits grown by cultivation and also indigenous or wild fruits of all kind and descriptions from which wine can be made, and to allow wines made in this state from fruits grown in this state, to be sold by the maker or produces of such wine, without a license in all the markets of Alabama;

H. 336. To provide a clerk for the county court of

Clarke county, and to regulate his fees; H. 337. To repeal an act entitled "an act to regulate

trials by juries in the county court of Clarke county, approved February 16th, 1891;

H. 347. To give to blacksmiths and wood workmen a prior hen on crops in the county of Lamar; N. 400. To repeal an act entitled an act to amend an

act to more effectually provide for the payment of grand and petit jurors in the country of Washington, approved February 1941, 1875, and to repeal an act entitled an act to more effectually provide for the payment of grand and petit jurors of the country of Washington; n. 309, To amend section 4191 of the ode of Alabama,

(With amendment); H. 458. To prevent any attempt at usurpation of pub-

H. 438. To prevent any attempt at usurpation of plic office;
H. 332. To amend section 4796 of the code;

H. 319. For the protection of certain game birds, (With amendment);

ii. 260. To amend section 3091 of the code of 1886;

n. 101. To make void any agreement whereby the title to personal property is reserved by the vendor, and possession given to the vendeo, unless said agreement is in writing, describing the property, signed by the vendee and recorded.

(With substitute);

 H. 136. To prohibit courts from giving the general, or affirmative charge;

n. 155. To securs to wage-earners employed in the business of mining, manufacturing, transportation or merchandise or hotele or other industries, a priority over other creditors in case of insolvency;

s. 35. To amend an act to establish the city court of Gadsden, approved February 18, 1891, by amending cer-

tain sections thereof, (With amendment).

The above and foregoing bills, were severally read a second time, and placed on the calendar.

SPECIAL ORDER.

On motion of Mr. Knight H. 458 was made a special order for Dec. 5 immediately after reading the journal.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

Mr Speaker:

The committee on engrossed bills report the following bills correctly engrossed: Nos. 79, 174, 141, 162, 171, 186, Chas. A. Witten, Chairman

HOUSE OF REPRESENTATIVES

75 0

Mr. Speaker: The committee on enrolled bills report the following:

hills correctly sprolled:

bills correctly snrolled;

H. 61. To amend an act entitled an act to better provide for the indigent poor people of Clarke county, ap-

proved Decamber 12, 1892;
III.89. To prohibit the cale, glying away, or otherwise
disposing of any alcoholic, vinous or male liquors or
other intoxicating drinks, or bevorages, within four miles
of the Methodist Episcopal Church South, in Trians,
and the Methodist Episcopal Church South, known as
and the Methodist Episcopal Church South, known as
the state of the control of the control of the control
known as New Coatre Grove and McDennell's Chapet,
all situated in Madison country. As:

n. 105. To incorporate the Cumberland Presbyterian

Seminary at Piedmont, Alabama;

н. 151. To authorize the mayor and aldermen of the town of Attalla, in Etowah county, to issue bonds of said town for the purpose of providing a sinking fund for the town of Attalla, viz: to improve and repair electric light and water works plants, repair and improve public school buildings and general water and electric light supply. J. H. MONFORMENY.

Chairman.

SIGNING BILLS.

The speaker of the house in the presence of the house, immediately after their titles had been publicly read by the clerk signed the bills whose titles are set out in the above and foregoing report of the committee on enrolled bills.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended as therein shown and passed the house bill, H. 91. To amend an act entitled an act to incorporate the Mobile Gas Light and Coke Company, approved

February 23, 1866;

And has passed, H. 61. To amend an act entitled an act to better provide for the indigent poor people of Clarke county, ap-

vide for the indigent poor people of Clarke county, approved December 12th, 1892; M. 89. To prohibit the sale, giving away, or other-

wise disposing of, any alcoholds, vinous or malt liquors or other intoricealing drinks, or beverges, within four miles of the Methodist Episcopal Church in Trians, and the Methodist Episcopal Church South, known as Wilsons Canpel, and Methodist Episcopal Church known as New Centre Grove and McDonell's Chappel, all situated in Madison country, Alabams;

R. 105. To incorporate the Cumberland Presbyterian Sening at Piedmont, Alabama;

H. 151. To authorize the mayor and aldermen of the town of Attalla, in Etowah county, to issue bonds of said town for the purpose of providing sinking fund for the town of Attalla. viz: to improve and repair electric light and water-works plants, repair and improve public school buildings, and general water and electric light supply:

And the president has appointed the following com-

mittee on the part of the senate:

Under the house joint resolution on codifying the

statutes, Messra. Moody and McElderry. Under the house joint resolution raising a joint committees to visit the penitentiary and other prisons. Mossrs, Sayre, Walker of Marengo and Browder.

And the senate has originated and passed the follow-

ing bills:

s. 98. To establish a separate school district in Winston county, to be known as the 'Dismal School District: s. 97. To incorporate Graham College in Randolph

county, Alabama: s. 23. To incorporate Ross Institute at Heflin, in

Cleburne county: s, 99. To amend section 1398 of the code, so far as the same relates to the counties of Cullman. Blount and

Winston; To amend section 4511 of the code; s, 102.

s. 109. To repeal an act entitled an act to regulate the practice in the circuit court of Chactow county, approved February 14, 1893;

s. 95. To amend section 759 of the code; s. 118. To make an appropriation for the payment of

interest on temporary loan and carry out other arrangements made by the governor with the New York Security & Trust Company to protect the credit of the State of Alabama; s. 42. To amend 3588 of the code.

W. L. CLAY, Secretary.

RENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once, and referred to the committees, as follows: Judleiarv. s. 42 and 95;

Revision of laws, s. 102 and 109;

Education, s. 97, 98 and 23;

Appropriations, s. 118;

Yeas 63, navs 0.

Public roads and highways, s. 99 :

And the house concurred in the senate amendment to, H. 91. To smend an act entitled an act to incoporate. the Mobile Gas Light and Coke Company, approved February 23rd, 1866;

Yeas:

Messrs, Speaker, Barron, Beasley, Beeson, Boykin, Brown of Conccuh, Brown of Russell, Burns, Calhoun, Camp. Cook of Talladega, Cook of Wilcox, Curtis. Dale. Davis, Deaus, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Jackson, Jinks, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Meador, Meadows Mahan, Mixon, Patton, Perry, Rand, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Savage, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry-63.

BILLS ON THIRD READING.

H, 193. To divide the county of Madison into four commissioners' districts, and to prescribe the term of office of the members of the commissioners' court, Was read a third time, at length, and passed-yeas 68,

navs 0. Yеля:

Mesars, Banks, Barron, Beasley, Beeson, Boykin, Brooks, Brown of Conecult, Brown of Russell, Burks, Burns, Cameron, Camp, Cook of Talladega, Dule, Davis, Deans, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jackson, Jinks, Kelly, Kennedy, Killebrew, Knight, Kyle, Langloy, Maples, Meadows, Mahan, Mils, Mixon, McClusky, McCorvey, Ott, Patton, Perry, Prowell, Reaves, Roach, Robbins, Robinson, Rowe, Savage, Scarborough, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry-68. s. 25. To repeal an act to prevent the compelling of

women and children or permitting of children under fourteen years of age to labor in a mechanical or mannfacturing business more than eight hours in any day, approved February 28, 1887.

Was read a third time, at length, and passed-year 53. nava 7.

Yeas:

Messrs. Banks, Barron, Beasley, Beeson, Boykin, Brooks, Brown of Russell, Burks, Burns, Camp, Coleman, Cook of Talladaga, Cook of Wilcox, Dale, Davis, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fulton, Gewin, Gibbous, Graham, Grant, Graves, Hearn, Jackson, Jinks, Kelly, Kennedy, Killebrew, Knight, Kyls, Langley, Maples, Meador, Meadows, Mahan, Mills, McCorvey, Patton, Perry, Prowell, Reaves, Roach, Robbins, Robinson, Scarborough, Williams of Bullock, Williams of Henry-58.

Navs:

Messrs. Cameron, Deans, Fuller, Manning, Mixon. Rabb. Taylor-7.

s. 6. To authorize the mayor and councilmen of the city of Demopolis to issue bonds of the city of Demopolis for an amount not exceeding fifteen thousand dollare, bearing not more than six per cent, interest per annum, navable semi-annually, for the purpose of erecting and establishing water works for said city. Mr. Cameron offered the following amendment:

Strike out the words, "payable in gold of standard weight and finaness" and insert the words "payable in

legal and lawful money." Mr. Meador moved the previous question, which mo-

tion prevailed. The year and nave were called for on the adoption of

the motion, and those who voted yea are: Yeas:

Messrs. Banks, Brown of Conscult, Burks. Burns, Cameron, Camp, Coleman, Cook of Talladega, Ellis, Ewing, Fielding, Ford, Forman, Frunklin, Gains, Harris, Hearn, Hill, Jackson, Jinks. Kelly, Killsbrew. Langley, Mastin, Meadows, Mills, Mixon, Roaves, Robbins, Routen, Sanford, Savage, Scarborough, Smith of Butler, Taylor, Wheelers-36.

And those who voted may are;

Nava:

Mesers. Speaker, Barron, Beasley, Beeson, Brooks, Brown of Russell, Calhoun, Cook of Walcox, Curtis, Dale, Davis, Fleming, Fletcher, Fullor, Fulton, Gewin, Gibbons Graham, Grant, Graves, Kennedy, Knight, Kylo, Lipscomb, Maples, Meador, Mahan, Moore, McClusky, McCorvey, Ott, Patton, Perry, Prowell, Rabb, Raud, Roach, Robinson, Rowo, Screws, Seale, Smith of Autauga, Smith of Grosne, Smith of Mobile, Summers, Tuck, Ward, Whitten, Williams of Bullock, Williams of Henry-50.

And the amendment was lost.

The following amendment was adopted: Amend by striking out the words, "county and" in next to the top line on the third page, and the bill · Was read a third time, at length, and passed-yeas 57,

navs 23. Yeas:

Messrs. Speaker. Barron, Beeson, Brooks, Brown of Russell, Burns, Calhoun, Cameron, Camp, Coleman, Cook of Wilcox, Curtis, Dale, Davis, Deans, Fleming, Fletcher, Forman, Fuller, Fulton, Gewin, Gibbons, Grahaam, Grant, Graves, Kelly, Kennedy, Knight, Kyle, Lipscomb, Maples, Meador, Mahan, Moore, McClusky, McCorvey, Ott. Patton, Perry, Prowell, Rabb, Raud, Robinson, Rowe, Scarborough, Screws, Scale, Smith of Antauga, Smith of Greene, Smith of Mobile, Summers, Tuck, Ward, Whitten, Williams of Bullock, Williams of Honry .- 57. Navs:

Messrs, Banks, Beasley, Brown of Conecult, Burks, Cook of Talladega, Ellis, Ewing, Franklin, Gains, Harris, Henrn, Jackson Jinks, Killebrew, Langley, Meadows, Mills, Mixon, Reaves, Robbins, Sanford, Taylor, Wheeless .- 23.

Mr. Cameron changed his vote from nay to yea and gave notice that on to-morrow he would make a motion to reconsider the vote by which the bill passed.

Mr. Meador moved to reconsider the vote by which the bill passed and on motion Mr. Meador's motion was tabled.

SPECIAL ORDER.

penses of the executive, legislative and judicial departments of the state, for interest on the public debt and for public schools,

Was taken up.

Mr. Meador offered the following amendment;

Amend section 1 by adding after subdivision 11 the following as subdivision 111: "For the compensation of one clerk in the office of the attorney general, six hundred dollars for each year, twelve hundred dollars in all."

Which was adopted.

Mr. Meador offered the following amendment;

Amend sub-division IS by striking out "twelve hundred dollars" where it occurs and inserting "lifeen hundred dollars" in lien—thereof; and by striking out the words, "two thousand four hundred" where they occur and inserting "three thousand" in lien thereof;

Which was adopted.

Mr. Meador offered the following amendment:

Amend sub-division 19 of section one by inserting after the words "Supreme Court" the following: "to be employed by the court and paid on the warrant of the chief justics."

Which was adopted.

Mr. Meador offered following amendment :

Amend section one by striking out sub-division twentythree and by renumbering all subsequent sub-divisions to correspond.

Which was adopted.

Mr. Meador offered the following amendment:

Amend subdivision 26 of section one by striking out the following words where they occur: "Reports of the etate Institutions," also "Geological Survay," also "and all other printing."

Which was adopted,

Mr. Meador offered the following amendment:

Amend section one by striking out sub-division 32 and by renumbering all subsequent sub-divisions to correspond,

Which was adopted,

And the bill as amended, was read'a third time and passed—yazs 72, nays 6.

Yeas:

Massr., Spaaker, Bernou, Boykin, Brown of Russell, Burns, Galbonic, Cabreno, Camp, Ociensen, Cook of Wilcox, Gartis, Dale, Daris, Fielding Fleming, Flescher, Forman, Fuller, Fulson, Gerwin, Gilboon, Graban, Grant, Graves, Jackson, Jinak, Kelly, Kennedy, Killysen, Kyle, Langysey, Laprecomb, Mayles, Kyle, Langysey, Laprecomb, Mayles, Morre, McClasky, McGorvey, Ott, Futton, Perry, Pred, Rabb, Rand, Raeves, Roads, Bobbins, Robbins, Rob

Masses. Banks, Beasley, Beeson, Ellis, Franklin, Hearn-6.

On motion the house adjourned until 10 o'clock A. M. to-morrow.

NINETEENTH DAY.

House of Representatives,

DEC. 5, 1894.

The house mst pursuant to adjournment. Prayer by Rev. Mr. Anderson, of the city.

A quorum was present.

The committee on revision of the journal reported the

journal of yests day correct.

The joint committee to fix the time for adjournment and reassembling of the general assembly having considered the sams, report the following:

Mr. Speaker:

The joint committee to whom was referred the resolution to fix the time of adjournment and reassembling of the general assembly beying considered the same, report the following:

Resolved, by the general assembly of Alabams, That

this assembly adjourn on Monday, the 10th day of December, 1894, and reassemble on Friday, the 15th day of January, 1895.

Respectfully submitted,

OSCAR R. HUNDLEY, WM. F. HOUUE, of Senate, A. S. FLETCHER, J. W. T. GIBBONS, SAM WILL JOHN, of the House

Mr Whitten moved to non-concur in the report of the joint committee, which motion was, on motion of Mr. Ott, tabled.

PROTECTION

were offered as follows:

By Mr. DoyleResolved, That when the house adjourn to-day it adcourn to meet at 3 P. M.,

Which was referred to the committee on rules. By Mr. Hearn—

A resolution providing for the appointment of a committee to investigate the alleged election frauds, Which was referred to the committee on rules.

SPECIAL ORDERS.

On motion of Mr. John, H. 437 was made a special order immediately after the roport of standing commit-

On motion of Mr. Williams of Henry, n. 410 was mads a special order immediately after the disposition of n. 437.

INTEGRUCTION OF BILLS.

On a call of the countles, bills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Smith of Autauga.

H. 406. To punish any person who knowing the contonist hieroel, sends, delivers, uters, ports, or directly or indirectly causes to he received by or made known to another any letter or writing or any verbal message threatening to burn, injure or destroy conditionally or unconditionally any house, store, shop, burn, gin, or cotton or other agricultural produce or any segrecultural produce whether in or under any building or not.

Judiciary;

By Mr. Gibbons—
H. 497. To amend and ratify the charter of the East
Alabama Fertilizer Company, uncorporated in Barbour
country, Alabama, under the general statutes of said
state, and to extend and enlarge the powers of said comnany.

Corporations:

By Mr. Routon—

n. 498. To regulate the granting of license to retail

vinous, spirituous or malt hiquors in Crenshaw county,

Temperance:

By Mr. Franklin-

11. 499. To fix the commission on county and poll taxes of the tax assessor of DeKalb county, Local legislation;

Also, u. 500. To fix the commission on county and poll taxes of the tax collector of DeKalb county.

Local legislation; By Mr. Milla-

11. 501. To prevent any person from catching any fish in any stream in beats one and two in Geneva country, except by hook and line and to prohibit the explosion of dynamite in any stream in said beats one and two in said country.

Local legislation ; By Mr. Mills-

n. 592. To incorporate Coffee Springs Camp Grounds in Geneva county; to authorize and empower the trustees, cabin owners, and tent holders to pass and enforce rules and regulations to maintain and preserve good order within one mile of said earnp grounds and to control its management, Corporations:

By Mr. John-

H 503, To smend section 3069 of the code of Alabama.

Judiciary:

By Mr. McQueen, (with petition)-

H. 504. To prevent the sale or barter of alcoholic. spirituous, vinous and malt liquors, beverages and fruits preserved in alcoholic liquors within the corporate limits of the town of Tuskegee, Alabama,

Temperance: By Mr. Langley (with petition)-

H. 505. To prohibit the sale or otherwise disposing of any alcoholic, vinous or malt liquors or other intoxicating drinks or heverages within three miles of Zion's Hill Missionary Baptist church in beat 17 Tallapoosa county,

Temperance;

By Mr. Meadows-H. 506. To better provide for the establishment and working of the public roads in Tallapoosa and Randolph counties, approved February 21, 1893,

Public roads and highways.

By Mr. Cook-H. 507. With reference to creating bonded debts for counties, municipalities and divisions and to prescribe the manner in which elections shall be held thereon and to authorize the same and for other purposes,

Privileges and elections:

By Mr. Hilln. 508. To amend section 1212 of the code,

Banking and insurance; H. 509. To amend section 1211 of the code,

Banking and insurance : Also.

H. 510. To amend section 1207 of the code, Banking and insurance;

By Mr. McQueen (with notice and proof and petltion)-

n. 511. For the relief of John S. Oldham and George H. Bodeker and to authorize and require the city of Birmingham to pay them for services as police sergesnts.

Local legislation ;

By Mr. Burks-H. 512. To provide an income tax in the State of

Alabama.

Ways and means:

By Mr. Willett-H. 513. For the better protection of porsons assured in fire insurance companies,

Banking and insurance; Also. H. 514. To levy taxes for the use of the state,

Ways and msans; By Mr. Meador-

H. 515. To amend section 1 of an act to regulate the taxation of insurance companies, approved February 20, 1893.

Judiclary:

By Mr. Lipscombm. 516. To further define the elegibility and competency of county superintendents of public schools in the

State of Alabama. Education.

MESSAGE PROM THE SENATE.

Mr. Speaker:

The senate has concurred in the house amendment to the house amendment to the bill.

s. 6. To authorize the mayor and councilmen of the city of Domopolis to issue bonds of the city of Demopolie for an amount not exceeding fifteen thousand dollars bearing not more than six per cent. Interest per annum, payable semi-annually for the purpose of erecting and establishing waterworks for said city; And has adopted joint resolution herewith sent,

Instructing the president of the senate and speaker of the house to erase their signatures from house bill 5. W. L. CLAY, Secretary.

SENATE MESSAOR.

The resolution above referred to was referred to the committee on rules.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The president of the senate having signed the follow-

ing bille, your signature thereto is requested :

ii. 9. To authorize the board of revenue of Montgomery county to issue bonds of said county, for an amount not exceeding three hundred thousand dollars, for the purpose of building and improving the public road of the county, upon a pirmanent and well considered system, and for acceting bridges in said county;

e. 25. To repeal an act to prevent the compelling of women and children, or permitting of children under fourteen years of age, to labor in a mechanical or manufacturing business more than eight hours in any day,

approved Feb. 28th, 1887. W. L. CLAY, Secretary.

SIGNING BILLS.

The speaker of the house in the presence of the house, immediately after twent titles had been publicly read by the clerk, signed the bills whose titles are set out in the above and foregoing senate message.

BILLS ON SECOND READING.

The chairmen of the several committees reported fa-

vorably on the following bills:

x. 468. To amend an act entitled an act to amend section 141 of the code, approved December 12th, 18w2;
x. 451. To incorporate the Phonix City Railway Company, define its rights, privileges, powers, and franchises:

chiese; H. 439. For the improvement of the public roads in

Bullock county ;

M. 301. To confirm the incorporation and organization of the bank of Selma and to grant it additional powers;

м. 479. To incorporate the city of Ozark in the county of Dale;

n. 299. To regulate the disposition of the poll tax, fund:

R. 370. To amend an act entitled an act to regulate the apportionment of the school fund in this state by the superintendent of education, approved February 10, 1891, so far as relates to Clarke county (with substitute);

n. 474. To incorporate the Eufaula District Academy of the M. E. Church South;

s 65. For the preservation of game in Conccub

s, 88. To regulate the payment of claims against the fine and forfeiture fund of Geneva county;

s. 64. To establish the Hayne school district in Lowndes county;

s, 82. To protect fish in Deer river, East Fowl river, West Fowl river, and the tributaries of those streams in Mobile county;

H. 223, To incorporate the Coosa Iron and Railroad Company.

The above and foregoing bills were severally read a second time and placed on the calendar.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

Mr. Speaker:

The committee on engressed hills report the following bills correctly engressed:

m. 103, 290.

Chas. A. Whitten,
Chairman

House of Representatives.

Mr. Speaker:

The committee on enrolled bills report the following bill correctly enrolled: H. 91. To smend an act entitled an act to incorporate

the Mobile Gas Light and Coke Company, approved February 23, 1866.

J. H. MONTGOMERY,

Chairman.

SIGNING BILLS.

The speaker of the house in the presence of the house, immediately after its title had been publicly read by the clerk, signed the bill whose title is set forth in the foregoing report of the committee an enrolled bills.

BILLS ON THIRD READING.

н. 458. To prevent any attempt at usurpation of pub-

lic office, Was read a third time, at length, and passed—yeas

49, nays 28. Yeas:

Mesers. Speaker, Barron, Boykin, Brown of Russell, Calboun, Camen, Camp, Cook of Wilcox, Cutris, Dale, Davis, Fleming, Fleether, Gibbnns, Graham, Grant, Graves, John, Kelly, Kennedy, Knight, Lipscomb, Maples, Mayfield, Mesador, Mahan, Montgomery, Moore, McClasky, McCovey, McQuenc, O'Brion, Ott, Patton, Perry, Prowell, Babb, Band, Bobinson, Rowe, Spaborogh, Serwes, Seale, Smith of Antunga, Smith of Greene, Smith of Mobile, Terner, Whitton, Williams of Ballock, Williams of Heary——9.

Nays:

Messer, Banks, Beasley, Besson, Brown of Concoul, Coleman, Cook of Talladega, Deans, Ellis, Ewing, Flelding, Forman, Franklin, Gains, Harris, Hearn, Jackson, Mauning, Langley, Mastin, Meadows, Mills, Mico, Reaves, Robbine, Savage, Smith of Butler, Summers, Taylor, Wheeless—28.

And the bill was ordered forthwith to the senate, with-

out eugrossment.

Mr. Ott moved to take up H. 226, which motion prevailed.

And the bill.

n. 226. To repeal an act entitled "an act to establish the district court of Colbert and Landerdale counties," approved February 13th, 1891; and to prescribe for the disposition of causes pending in said court:

Was read a third time, at length, and passed—yeae 70. pays 0.

Yess:

Nessrs. Speaker, Banks, Barron, Beesley, Beeson, Boykla, Brown of Concouh, Brown of Russell, Burns, Calnoun, Gomeron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Deans, Ewing, Fledding, Fleming, Fisciber, Forman, Franklin, Gibbons, Graham. Grant, Graves, Harris, Jackson, Jobn, Kelly, Kennady, Kyle, Langley, Lipscomb, Mahan, Mavfield, Meador, Medorws, Mills, Mixon, Montgomery, Moore, McClusky, McGorrey, McGoen, O'Brien, Ott, Fatton, Prowell, Rand Reares, Robbins, Robinson, Rowe, Routon, Savage, Starborough, Seals, Smith of Abasings, Smith of Burler, Smith of Greene, Smith of Mobile, Summers, Taylor, Xuck United Start Start Start Start Start Start Start Start Human of Henry-Buttlene, Williams of Bullock, Willams of Henry-Buttlene, Williams of Bullock, Wil-

And the bill was ordered forthwith to the senate with-

ont engrossment.

ŧ

Asking a donation from the federal government of Mount Vernon Barracks, to the State of Alabama, for public uses,

Was read a third time, at length, and passed-year 72, nays 0.

Yeus:
Mesers. Speaker, Banks, Barron, Beasley Beeson,
Boykin, Brown of Conceub. Brown of Ressell. Burns,
Mesers. Brown of Conceub. Brown of Ressell. Burns,
Grown, Brown of Conceub. Brown of Ressell. Burns,
Growns, Bland, Barts, Deans, Zillis, Eesing, Fielding,
Fieming, Fletcher, Ford, Forman, Franklin, Fuller,
Fillon, Galin, Gewin, Gilbons, Graham, Graat, Graves,
Fullon, Galin, Gewin, Gilbons, Graham, Graat, Graves,
Maples, Meador, Moorn, McClusky, McCorvey, McOgnee, O'Brion, Ott, Fatton, Perry, Frawell, Balk,
Band, Reaves. Roach, Robbins, Robinson, Rows,
Sawage, Seals, Smith of Matuge, Smith of Butler, Smith
Turner, Ward, Wheefees, Whitten, Williams of Bullock,
Williams of Henry—72.

H. 160. To prevent laborers voluntarily entering into contracts in writing in the country of Lowndes for a term of one year or less, from leaving or abandoning the service of their amployers without just cause and with the intent to defraud them.

The following amendments were adopted:

By adding section 14;

Also, by adding the counties of "Perry, Madison, Dallas, Hale, Monroe, Barbour, Baldwin, Sumter, Crenshaw, Clarke, Washington, Wilcox, Lamar, Pike, Henry, Tuscaloosa, Colbert, Butler, Choctaw, Bullock and Marengo," so as to make the provisions of said act apply to said counties:

Also, by inserting the worde "which contract shall be attested by two persons who can read and write" after the phrase "who has voluntarily contracted in writing" in section one.

Mr. Willett moved to table the bill, and pending amendments, and the motion provailed-year 56,

navs 30. Yeas.

Messrs, Speaker, Banks, Beccon, Boykin, Brown of Conscub. Brown of Russell, Burks, Burns, Camp. Cole. Coleman, Cook of Talladega, Curtis, Davis, Deans, Ellis, Ewing, Fielding, Ford, Forman, Franklin, Fulton, Gains, Grant, Harris, Hearn, John, Kelly, Kennedy, Killebrew, Langley, Lipscomb, Mastin, Meadows, Mahan, Mills, Mixon, Montgomery, McClusky, O'Brien, Perry, Rabb, Roach, Robbins, Robinson, Savage, Scarborough, Screws, Smith of Autauga, Smith of Greene, Summers, Taylor, Turner, Wheeless, Willett-56,

Nava: Mesers, Barron, Beasley, Calhoun, Cameron, Cook of Wilcox. Dale, Fleming, Fletcher, Gewin, Graves, Hill,

Jinks, Knight, Kyle, Maples, Meador, McCorvey, Patton, Prowell, Rand, Rowe, Routon, Seale, Smith of Butler, Smith of Mobile, Tuck, Ward, Whitten, Williams of Bullock, Williams of Henry-30,

e 98 To confirm the validity of certain bonds, issued at different times by the board of revenue of Montgomery county, pursuant to an act, approved Dec. 6, 1886, entitled an act to authorize the board of revenue of Montgomery county to issue bonds of said county for an amount not exceeding fifty thousand dollars, for the purpose of building an addition to the court house of said county, and enlarging and improving the same, and for naving for the erection of a county iail in said county. as amended by an act approved February 22, 1887, entitled an act to amend section 1 of an act entitled an act to authorize the board of revenue of Montgomery county to issue bonds of said county for an amount not exceeding fifty thousand dollars for the purpose of building an addition to the court house of said county, and enlarging and improving the same, and for paying for the erection of a county jail in said county, approved Dec. 6, 1886; Was read a third time, at length, and passed.

Yeas 78, nays 0. Yeas:

Messer, Spaaker, Banks, Barron, Beasley, Beeson, Brown of Gousechi, Brown of Kussell, Burns, Calhoun, Cameron, Camp, Cole, Cook of Talladegs, Cook of Willand, Control, Cole, Cook of Talladegs, Cook of Wiling, Flotcher, Ford, Fuller, Fullon, Gaine, Geerin, Gilners, Graham, Gravat, Graver, Lilli, Jackeson, Junks, John, Sorni, Manning, Maples, Maetin, Meador, Macdows, Manan, Milla, Mucco, Moore, McGlasky, McGorrey, Meadows, Mahan, Milla, Mucco, Moore, McGlasky, McGorrey, Meadows, Mascale, Robinson, Rowe, Rosten, Savage, Scarborough, Scalo, Smith of Autungs, Smith of Greene, Smith of Smith of Autungs, Smith of Greene, Smith of Willett, Williams of Bullock—TS, Juney, Ward, Wheeless, Willett, Williams of Bullock—TS

MFSSAGE FROM THE GOVERNOR.

STATE OF ALABAMA, EXECUTIVE DEFARTMENT, OFFICE OF THE GOVERNOR, MONTGOMERY, Dec. 5th, 1894

Mr. Speaker:

By direction of the governor I have the honor to hand you, herswith, a message in writing. Very respectfully, HARVEY E. JONES,

Harvey E. Jones, Private Secretary.

GOVERNOR'S MESSAGE.

Gentlemen of the General Assembly :

In accordance with my official duty to advise you from time to time of whatever legislation I deem expedient for the general welfare of the people of the state, I submit the following for your consideration: The deficiency of the revenue to meet the absolute enessities of the start I hope will be promptly provided for. Our estate affairs are now being administered upon borrowed money at the rate of six per each. Interest per namen. The seconomy and public result silke demand a change as soon as practicable. The revenue of the state should fully meel its necessities. Our credit has always—even in the dark days of the wer—been our our pride. For twenty years we have maintained it as the high standard it reached before reconstruction broke it down. We should never allow it to be impaired.

My immediate predecessor in his blennial messages clearly explained how this dediction; originated, and commended a very mederate increase in the tax rate for commended a very mederate increase in the tax rate for the purpose of meeting it. I fully concur in the rate for mendation but it will not of itself raise a sufficient summendation but it will not of itself raise a sufficient at once before the beginning of the new tax year, but with a provision authorities the governor to suppend its or tion whenever, in his opinion, a sufficient revenue will be obtained without it.

I urge upon your attention the immediate consideration of the revision and improvement of the methods of assessment of taxes in every respect necessary to prevent escape of property therefrom which is subject to taxation. The masses of the people, men of moderate means and the farmers of the State generally list their property for taxation and do not try to escape therefrom, but many shrowd husiness men, traders and speculators, in obedience to their selfish interest and aided by an elastic conscience, evade the assessment of a part of their taxable property, concealing or hiding it from the assessor. To allow this to continue is utterly unfair to the honest tax-payer. Men of property, those doing a large business, the corporations and all classes should be required in every case to pay their due share of taxes to support the state government. To allow them to escape, to any considerable extent, leaves to the legislature no means

of raising sufficient revenue except to increase the tax rate, which is unfair and an additional burden to the honest tax payer. There is a great and unjust discrimination in taxable values, as assessed, which calls aloud for correction by some process of equalization. I am aware that it is difficult of accomplishment, yet it is the duty of the general assembly to try the experiment. Under-valuation in assessment is quite common. The cash value of the property is the true criterion, and when assessed at figures far below this standard, there should be some means of correction. I suggest as a practicable and just method that all lands be classified as to valuation and be assessed accordingly. There should be at least five or more grades, and none less than one dollar per acre and the highest in no case above the cash value of the land.

Every tax-payer who gives in his property at a fair valuation has a right to demand that all other tax payers be compelled to pay upon their property in like manner. Equality of burdens and benefits should characterize the course of every government towards its

people.

If no property is allowed to escape taxation, and it be assessed at anything approximating its true value, the state will have sufficient revenue without any increase in the rate of taxation. The general assembly owes it to the people to reform our tax laws and obtain a sufficiently large revenue from that source, which I believe is perfectly practicable. I do not hesitate to recommend, as one change in that direction, a different method of selecting the tax assessors from that now provided; A state commission appointed by the governor with the power to classify real estate and regulate assessments and supervise the same throughout the state; and a county board composed of the assessor, who should be chosen by the court of county commissioners, and one to be appointed by the governor, or the state board of assessors, with an appeal to the sald state board in case of division or disagreement between them, and in all other cases in which any tax paver is aggrieved, would be the best colution of the trouble we now have in the regulation of assessments and equalization of tax values. The cost of such commissions would be insignificant in comparison with the good they would accomplish.

It seems to me that a higher license might be required for the privilege of selling injours, both wholesale and retail, as well as an ad valorem tax per keg and per barrel which the becoming burdensome or exorbitant. This would considerably increase the revenue derivable from that source. These are luxuries and not a necessity, and

hence proper subjects of heavy taxation.

Native wines should be exempt from special license, and the owners only be required to pay on an ad valorem valuation—as on other property. Our state is well adapted to the growth of nearly every variety of granes, and hence can be made a wine producing country; and every legitimate industry is an addition to the wealth of the state. The more the people become accustomed to the use of native wines, the less intoxicating liquors will be consumed, and thus will the health and morals of the people be improved and happiness be brought to many homes whose peacefulness is frequently disturbed by beastly intoxication. High license and strict regulation of the sale of intoxicants and the encouragement of wine making are worth more to society than prohibition. The latter is intended for a good purpose, but a considerable percentage of the people will drink some kind of liquor, and when they can't buy it they will make it. My opinion is that prohibition in this way actually encourages much illicit distilling, and hence a double violation of law, both state and federal. Liquors are clandestinely brought within the prohibited district, especially when it embraces a town or village, in large quantities, sold in violation of the prohibitory act and the license law, and thus the state loses its revenue, a considerable amount of doubly illegal drunkenness ensues and the cause of sobriety makes but little progress.

A higher license may well be exacted on all gaming tables, and the sale of eigaretts—an enemy to health and trashy yellow-backed fiction and immoral books, if licensed at all, should be placed at a high figure, or their

sale entirely prohibited.

A license fee on all corporations, foreign and domestic, should be required to be paid in proportion to the business done as nearly as can be ascertained.

Solvent credits are by law taxable. The existing law, hoewer, leaves it to the discretion of the tax-payer

to deside which of his credits, or debts due him, are solven; if he has a doubt, nothing is paid, and thus many escape. In order that none of these may escape he payment of taxes, I recommend that a small stomp duty—varying seconding to the value of the paper ordering method of collection; and that no ordinance of debt shall be collectible in any court unless the collector's extanguable the collector of the paper of the shall be collected in the paper of the paper of the paper of the state one and would ladd paperly to the prevage of the state one and would ladd

The allowance of a deduction to the tax-payer of all his indobtedness opens the doors to find in many cases, and should be, if allowed at all, carefully guarded and

clearly defined.

I also saggest that a succession tax may well be imposed. In New York and several other states of the Union it has given general satisfaction. A person who has the good fortune to inherit a large, or considerate sum of money, is usually too happy to be offended at maxim a reasonable tax unon it.

The necessities of the state for a large revenue, and the scarcity of money among the people on account of the low price of farm products, like an ill matched pair, have come together. The economy practiced by the state administrations in the past years has been cramped and narrow in many respects.

EXHIBITION OF OUR RESOURCES.

No appropriation has ever been made for the display of any of the great products and native waith of our State, or industries of its people, at any of the grand or the state of the grand of the grand

In Athania, Ga., beginning September, 1885, three will be beld for the period of three months "The Cotton State International Exposition," which will be of great angultude and participated in by werral foreign anatoms, angultude and participated in by werral foreign anatoms, and the state of the state o

RATTLE FIELDS.

The blood of no troops from any State in the Union flowed more profusely, or freely, than did that of Alabama's in the great battles of Gettysburg and Chicamanga. These fields have been, hy act of congress, made national parks, and provided with mixed commissions from both armies to mark the places with marble slabs where different commands fought and performed the greatest deads of valor. The federal government gave us one commissioner for the battle field of Gettysburg in the person of the late lamented Gen. William H. Forney, and since bis death W. M. Robbins, who was the major of the Fourth Alabama, has been appointed to the vacancy; but not a dollar bas ever been appropriated by the General Assembly of Alabama to send any agent to point out, or mark the spots, or erect a monument, syen of rude stone, where any of our heroes fought and fell and won immortality for the name of an Alabama soldier. I hope this matter will not escape your attention. If legislation is not deemed necessary authorizs the governor to meet the necessary expense out of the continguent fund and it will be attended to.

DISABLED CONFEDERATE SOLDIERS.

The small amount of taxes laid for the relief of the poor disabled confederate veterans raises in the aggrapte something less than \$130,000 per annum; it should be more. Perhaps the people are not able to pay a hearby tax, but the law for the distribution of the sum so raised should be amended. Some of these unfortunates are

not physically able to travel to the county seat to make oath to their applications before the probate judge, as the law now requires, and such persons should be allowed to make oath to their respective claims before any officer authorized to administer the same, stating in the affidavit the inability of the affiant to go before the prohate judge. Some of those whose claims have been allowed by that officer are perhaps unknown to him as entitled to the benefaction. I fully concur in the recommendation of Governor Jones on this subject. The law should authorize the governor, or probate judge, to name three confederate veterans as a county board of examiners to whom all applications should be referred, and such board after examining the same should return the papers to the probate judge with the recommendation of said board, or a majority of its members, favorably or unfavorably, as the case may be, and if the prohate judge finds that the applicant thus recommended is within the provisions of the law his claim should be allowed and the person certified as entitled to share in the fund, and if the report is adverse to such claim it should be rejected. This would prevent the impositions which have been practiced, in some cases, under the law as it now stands. Old veterans would willingly serve upon such a board without any compensation. The consciousness that they were discharging a duty to their comrades, who are in a pitiable condition of helplessness and poverty, would be to them an ample reward for their trouble.

THE CONVICT SYSTEM.

I concise my want of familiarity with our system of managing criminal convictes. Bufform what I have been to learn, I am clearly of the opinion that they will, under the present arrangements, soon become a source of the control of the present of

the cost, etc. of their conviction, prompt payment should be made to the lessor according to contract. It has been suggested that the State lease coal lands from the University for a period of years, agreeing to pay that Institution a reasonable royalty upon each ton of coal taken from its lands, and work a portion of the able-bodied State convicts in a mine to be opened thereon and soll the coal on State account. I think that the suggestion is well worthy of serious consideration and I therefore recommend that you investigate it thoroughly and determine upon its practicability. It is impossible to work convicts at any thing without bringing them in competition with free labor. The greater reason why they should not be concentrated in any given locality, as they have been under the lease system, is the detriment that results to society therefrom in that locality,

The plan of taking all the convicts from the minos and employing them upon the State farm is impracticable. Should the State buy machinery and put them to manufacturing the want of skill of the convicts to operate

it would make that venture a failure.

I see no way of avoiding a beavy expense to the State except by re-leasing the greater part of the able-bodied convicts until the treasury is in a condition to try other experiments. It may be that the State would do well to buy some good mineral lands, or lease them from the University, and employ a limited number of convicts and thus make a fair experimental test of mining coal on State account. If it proves a success, as I believe it would, railroads would soon be constructed to the mines; the Warrior River, which is being improved by the United States government, would soon furnish cheap transportation for the coal to Mobile Bay; the University would derive from its great property a much needed revenue, which would, in a few years, make it one of the greatest seats of learning in the southern States, and if the scheme be successful, it would pour into the Stato treasury an amount of money to meet the proper demands upon it and greatly lighton the burdens of taxation upon our people. Gentlemen! it is, in my opinion. well worth trying. Investigate it, and ascertain its feasibility and its cost. That is easily done.

Our legislators hitherto have never had recourse to

any system of financiering but that of cutting down salaries of officials, cheeseparing and saving a few dollars here and there.

Ours is a big State with vast mineral resources and only needs a fair chance to be one of the most progressive and prospectous in the Union. All this can be accomplished without any perceptible lineresse of burdens upon the house taxpayer. We must not allow our sympathy for the criminal convicts to got the advantage of our not make their punishment a burden to honest and innocent people. It is for you to apply the proper remedy.

OUR JUDICIAL SYSTEM.

Our constitution declares that "the courts shall be open and that every person having any injury done him in his lands, goods, person or reputation, shall have a remedy by due process of law; and right and justice shall be administered without sale, denial or delay." Yet, it is a fact that under our present judicial system our judges are over-worked, the dockets of causes are crowded, and sessions of the court, by law, are held only twice a year, or once every six months, which is a traversity upon the provision of the constitution just quoted. A plaintiff may sue for his just demand, but owing to the crowded condition of the docket and the widely separated sessions of the court, it becomes impossible to have the case heard for twelve months, and sometimes for two years. This amounts in many cases to a denial of instice. The remedy for this evil, and the enormous jail fees the state has to pay, is a large increase in the number of our circuits and more frequent sessions of the court in each county. They should be held four times a year if the business requires it.

Section IV of Article VI, of the constitution makes uccessary the viol of two-thirds of the members of each house of the general assembly to increase the number of circuits beyond eight, and than to circuit shall contain less than threa nor more than twelve counties. We now have ten circuits, and the number should be increased to to twenty, and but few circuits should contain more than three counties. This would onable the judges to disposs of the business of their courts "without denial or delay," and dispense with the necessity for local courts except in cities.

I also recommend that you insert a provision in the law that wherever a suit is brought upon a promissory note, or other instrument, not sounding in damager, that ten days after the service of process upon the detendant, if no plea he slied by him to the plaintiff's complaint setting forth a good demes supported by afficiarly, that are office plagments be rendered in favor of the glaintant as in other cases.

Unfortunately, lyachings, for crimes supposed to have been committed have been of too frequent occurrence within the State. It is your official duty, gentlemen, as well as mine, to do what we can to prevent it and cause the enforcement of the law. There are certain crimes of so outrageous a character that the good men of the neighborhood feel indignant and impatient at the law's delay. The fact that several months must clause before the malfactor can be tried, his possible escape from jail, and the prohable death, or removal of the witnesses beyand the inrisdiction, frequently cause them, when they feel certain of the guilt of the accused to take him out and kill him. I consider this a strong reason why you should increase the number of circuits and require the judges to hold their courts with double the frequency they hold them now. There would be there so little excuss for lynchings that I am persuaded that they would be of rare occurrence

Many of the younger states, those admitted into the Union long since Alabama was, have judicial systems far superior to ours.

On the question of economy, we should not let the expenditure of a few dollars stand in the way of a complete and speedy administration of justice. But in fact, such a reform in our judicial system as I recommend will not be more, but less expensive that the present one.

With the increased number of circuit judges I recommend, there is no necessity for the continuance of the offive of chancellor. That office should he abblished to take effect at the expiration of the present term of the incumbents, unless they can by law be assigned to the performance of circuit court duties which I am inclined to think can be done. Why retain a separate chancery system, when only three collect other states of the Union to the collect other other other cannot be computed as a separate chancery and the computed of the computed when the computed with th

A lawyer who is capable of diecharging the Guties of circuit judge is squally capable of deciding cases in equity. If the distinction between law and equity, which is equity to the distinction between law and equity, which is an easy matter to keep a dock-of equity causes in tha circuit courts. The justices of the supreme court have dockede equity causes on appeal as well as those at common law. It requires no separate special training. Until the control of the court of the latter being defined as the "correction of that wherein the law, by reason of its universality, is deficient," which is to dispense justice in control in the court of the court

The salary of our chancellors, if the office be abolished will pay the salary of four additional circuit judges, and by having frequent sessions of the courts the dockets will be kept clear of criminal cases, the jails emptied of prisoners, and the saving of expense in this way will prove a source of profit, if the circuits be increased to twenty. The six additional salaries would aggregate \$15,000 per annum. The expense of feeding prisoners last year was \$105,000. The salaries would be saved four times over in the reduction of the jail fees; the officers would get their coste, the guildless would be set free and the guilty promptly punished. The courts would then perform their proper functions and our state be given a business impetus in the judicial line. The respect of the people for the courts would be greatly increased by making them so much more useful than they are at present. They are now almost as much machines for the retardation and denial of justice as they are useful in its dispensation.

I also recommend that the judge of each circuit be autorized to appoint an official stemographic reporter, whose duty is shall be to take down the ordione and court in every case of ellows and in every missionsone where the judge or counsel for the defendant deem it necessary; and that each reporter be paid a salary, not to exceed seventy-five sololars per month, during the circle are in the property of the country of the property of the country of the

It also seems to me that the summoning of a petit jury to try cird leases should be dispensed with, unless one of the parties to the suit demand it in advance of the session of the cours. If no jury be demanded the judge would be the trier of fact as well as of law. No man's rights would, by such a statute, be in the slightest impaired and much cost of hitgation would be avoided. Many other details pertaining to such a change of our

judicial system will readily occur to you.

CARRYING CONCEALED WEAPONS.

The frequent occurrence of homicides-even among people of the highest respectability-is mainly attributable to the evil and unnecessary practice of carrying concealed weapons. The present law, though well administered, seems to have but little restraint upon the practice. The only way to suppress it is to make the offense a felony punishable by imprisonment in the ponitentiary for not less than one nor more than three years; and in no case should any one be allowed to carry concealed weapons, except when traveling, or setting out on a journey which will take him beyond the limits of the State, or when he has been threatened with and has good reason to apprehend an attack and carries the weapon for his defense in that particular case. If the law he thus amended a much less number of homicides will be committed than we now have. Our law very considerately and properly, allows a person when grossly insulted to strike with his fist in vindication of his honor. In such cass no life is taken; but If either party be secretly armed with a deadly weapon, it is too often the case that a murder is committed. Let the penalty for a broach of the law be a terror to its violators and many valuable lives will be spared. A fine, which may be imposed without imprisonment, has but little restraint upon the ovil practice which is now so common, that peaccable men, from a sense of Insecurity, frequently carry weapons because they know that others go armed. Let every person carry concealed waapons on all occasions, denving the privilege to none, or protect peaceable citizens against it by making the law which prohlbits it a terror to those who violate it. Civilization and the security of the people from lawless violence require it.

ELECTIONS.

Section 111 of Article IV of the Constitution provides: that "Senators and Representatives shall be elected by the qualified electors on the first Monday in August, 1879, and half of the Senators and all of the Representatives shall be elected every two years thereafter, unless the General Assembly shall change the time of holding decitions. **

Section 5 of the act approved March 6th, 1876, provides for "the election of Governor and other State officers as well as members of the General Assembly on the first Monday of August in 1876 and every two years thereafter."

The cason why the convention and the General Assembly separated the State from the Federal elections is manifest, but as it no longer oxists, I, can see no good reacon for convention of the convention of the convention of the conference of the convention of the convention of the The excitement and political agistation commences with the baginning of every other year and reaches a white heat by the first Monday in August. Then as soon as we elect a Convention and other fishes officers another campaign beliefs for members of Congress. In many business, itemps excitement and fermentation of discord consaquent thereon—have been so keenly felt that the people have wisely provided, in their Constitutions for the election of Governor and other State officers only svery four years. Two elections in one year is treating them to too much political excitement, and it also involves the counties in unrecessary executes.

As elections of members of Congress ere fixed in all but three States for Tueeday after the first Monday in November svery other year, and as that day has been fixed by Congress for all the States to choose presidential electors every fourth year, and as I believe it would be to the best interest of the people, and result in no wrong to any one, I most earnestly recommend that the August election be changed book to November.

A CONTEST LAW.

Our election law sbould be amended so as to provide for a contest of the election of governor and other state officers. The constitution provides: Article V, section IV, that, "Contested elections for governor, secretary of state, state auditor, state treasurer and attorney general shall be determined by both houses of the general assembly in such a manner as may be prescribed by law." And hence the only practicable way to provide for such a contest is to make a law similar to that of taking testimony in contested elections of congressmen. It should provide for a specific notice to be given of the grounds of contest, an answer to be filed, and then to have the testimony taken by a commission in each county to which the contest is extended, so that the testimony may he laid before the general assembly at the beginning of its session, and thus secure a speedy trial of the question and avoid expanse and delay so far as practicable. In view of the brevity of the session as fixed by the constitution, for ordinary logislation, the law should make it the duty of the governor to call an extra session of the general assembly to determine such contest. The constitution contemplates such a law and I most earnestly recommend its enactment.

ELECTION LAW.

Your familiarity with the working of the election law

enables you to judge as well as myself whother it needs amendment and what amendments thereto are necessary. If it is not fair and entifactory to the people amend it and made it so. I am of the opinion that an amendment is necessary, giving each parry who has a tlchot each polling place, who should take an one to mark only the polling place, who should take an one to mark only the members of the property of the property of the proteins also can be voter, by word, sign, jesuare or otherwise the name of any other person, and not to disclose the name yould for by any voter under heavy penalty.

It seems to be but fair that the officers whose duty it is to appoint the inspectors or managers of election, should allow each party, ontitled to be represented, to nominate to said officials one of such inspectors to be appointed by tham. These two amendments to the law would secure perfect fairness and should give satisfaction

to all parties.

I also invite your attention to the bad features of registration in our electron law. The time allowed is too brief, and it is unbunding in its provisions. If a voter is necessarily absent from the state until the period for registration expures, or if he registers before election day and loses have carriadea, he cannot vote. If he becoming the register is the register of the continuous particular to the continuous particular to the carriadea, he cannot vote that year. The registers in its in May; if the voter moves to another county, though he may reade therein three months as required by the constitution, before the November election he can not vote. It is therefore of doubtful constitutionality in this respect and should be ammediated.

A BANKING LAW.

The State Constitution Art. XIV, Sec. 15, declares that under a general banking law, nor otherwise than under a general banking law, nor otherwise than upon a specio hasis." Section 16. "All tills or notes issued as money shall be at all times redeemable in gold or allvor, and no law shall be passed sancioning, directly or indirectly, the suspension by any bank or banking company of specie payment."

So long as the ten per cent, tax imposed by congress,

in the interest of national banks, is not repealed or medical, state banking is impossible. In the hope that there may be something of the kind accomplished curring the present session of congress I arrive that a banking state banks of issue, would give our people an abundance of home money, as good as greepabeds, at a lower rate of interest than it can now be obtained. A change of our constitution, as has been supposed, is unnecessarily an expension of the contract of the

The law should provide for a deposit with the state treasure of lawful money of the United States, or solvent bonds of the United States, state, counties or municipalities, rendity convertible into gold or silver for the redemption of the notes of such bank, with power in the reasurer to so convert such securities at any time upon the failure of the bank of issue, on demand, to redeem its notes in specie as required by the constitution.

Such a banking law would secure the bill-holder and cause the bills of such banks to be at par in every state in the union

INTEREST AND USUBY.

The proper understanding of the running of interest embraces the large part of the whole financial problem. A high rate of interest makes fortunes for states and individuals when it must long or at a high rate against them. Our present legal rate of eight per cent. is a very fair one and it as much as money about he worth. If every besitess in our country would yield that rate anity of the point and easily travelled.

Gur usury laws are utterly inefficient and should be repealed in tok, or so changed as to carry out the purpose for which they were intended. They were entered to the commen law that has mospoly is unlawful and that he who hath an abundance shall not take advantage of his necessitous neighbor for the loan or temporary use that a person should be allowed, by law, to sell the temporary use fine more, usually called a loan, for what-

ever a horower may see proper to give. That resisupon the broad principle that the merchant may sell his good for winever price he can obtain, the farmer sell good for winever price he can obtain, the farmer sell man obtain for its animate he highest price for which they will sell, and this is the rule throughout the commercial world in every business except in the use of more country there is a fixed legal rate for the use of money; conventional within specified limits, or at an unbounding and fixed rate. The reason is thus money is the great meditum of exchange or measure of values of everything

No one in this country can be compelled by law to loan his money to another. His freedom and his personal right to hoard his money, if he chooses, is thus recogpized and protected. But the law-making power claims the right to prescribe rules and regulations as to the manner in which he may loan his money to others, if he sees proper, to engage in that business, because it is avsumed that be may abuse the privilege if unrestrained. It is the right of every citizen to bear arms, but the legislature may prescribe regulations as to how he may do it, so as not to be detrimental to the peace of the state. Every person who has had much experience as a lender of money knows that it begets a disposition to be grasping and to make every dollar he can by the use of his money. Poor borrowers pay, or agree to pay, any rate of interest to obtain money, which brings instant relief, in the hope that their offorts and labor noxt year will be better remunerated than the last one was, and will onable them to pay out and start even once more. Their hopes are too eanguine, and in a large majority of cases, the poor fellows find themselves burdened by a heavier debt, by the addition of the high interest, and thus they begin another year. It is but a question of time, at most, before the money lender will own the entire possessions of the necessitous and improvident borrower who pays a high rate of interest.

I have tried to present both sides of the question fairly.

Whenever a contract is made in palpable violation of
the law the courts should not be required to enforce it.

The penalty under our law for taking usury is simply for-

20 h

Fiture of all the interest. It arms the debter with a defense which will fredfeil all the interest if he sees proper to make it. The rule with lenders and borrowers one is to make lileged contracts at isotate is to the linterest. A the contract of the contract of the contract of the contract the staking of any more than it allows, or if the legal rule the adhesed or, the penalty for its violacion should be sufficiently great to secure its enforcement. It is better to when it is violated every day all over the state and has become moribund. If it is bright to contract for a view in the violated every day all over the state and has become moribund. If it is bright to contract for a greater ruse of inserent than eight per cent, then make it legal and enforceable. If it is not right, but a sufficient of the contract of the contract of the contract of the rule of the contract of the contract of the contract of the more than that rule of the contract of the contract of the more than that rule of the contract of the contract of the more than that rule of the contract of the contract of the more than that rule of the contract of the contract of the more than that rule of the contract of the contract of the more than that rule of the contract of the contract of the more than that rule of the contract of the

THE RAILBOADS AND THE COMMISSION.

Complaints have been made of discrimination in freight as against some localities. Neither the geheral assembly nor the commission can correct that if there be anything wrong. It belongs exclusively to the interstate commerce commission and to congress.

Under federal legislation and the decisions of the supreme court of the United States, the state commission has no power to regulate freight or passenger rates when they come from, are passing through, or going into another state. In other words, the state commission has no power whetever over inter-state commerce. Where both termini of a road are within the state, and it forms a link in the line of transportation of inter-state commerce, the commission is powerless to regulate freight upon it as to such commerce. The powers of the commission are only those of police regulation, which is one of the reserved powers of the state. Under it the commission may direct the railroads as to the crection of depots for the comfort and accommodation of passengers, require the abatement of nuisances, the repair of dangerous bridges, the erection of fences along the line of road for the protection of stock from injury, and may enforce reasonable regulations as to freight and passenger rates when carried exclusively in the state.

We have a law which requires railroads within the

state to provide separate care for the accommodation of white and colored passengers. It do not question the wisdom of race soparatonees. It conditions to the years and happiness of both racer; that when first-class ricket are said to a colored passenger he should be carried in a first-class coach. The nagre's delight buys as read in a first-class coach. The nagre's delight buys as much to be a made to pay as much for a railroad tikete as when turns, he should be given a sent in as good case of the hand of the condition of the

The rullroad are the great developers of our wealth and contributors to our evillation and greatness as a people, and should receive secontagement and be precised in all their rights. But the colored people constitute a large part of our population, with the same rights before the laws as the white people, and hence the before the laws as the white people, and hence the manufacture of the same rights of the same rights and the same will be impartially administered. When this is done in all cases, it will remove all caused furtilation and produce greater harmony politically and otherwise between the races.

STATE TROOPS.

Our state troops have rendered service during the present year in the preservation of law and order, which of liself is the meet potent and most unariswerable argument in favor of their great usefainess. The regiments, in thornalin, are composed of our best young men, and are fairly disciplined, so that they are capable of rendering ontinuance of the necessary appropriations for their maintenance and discipline.

I suggest that you amoud the law so as to authorize the governor to reorganize the regiments, by a transfer or exchange of companies from one regiment to another, whenever he thinks the same necessary for occumy and convenience; to organize them into a brigade and to appoint a brigader general to command it, should he deem it best, but to serve without pay except in active service.

THE GOVERNOR'S SALARY AND MANSION.

The Governor's salary was \$4,000 per annum until the constitutional convention of 1875 reduced it to \$3 .-000. The salaries of all the state officers were likewise reduced 25 per cent., but nearly all of them except that of the governor, have been restored or approximated. The present salary of the governor is below that of the justices of the supreme court, and is but equal to that of the three railroad commissioners; a circuit solicitor's salary and per centages combined are quite as great. It is antirely madequate, especially as the governor has to find a home for himself. A man who has no income but the salary cannot, on that, support his family decently in the city of Montgomery if he has to furnish himself a house. The salary of the governors of the forty-four states of the Union would average about \$4,500. In more than two-thirds of the states the governor is furnished by the state, an executive mansion in addition to his salary, in most cases supplied with lights, fuel and servants, or with sufficient commutation money to obtain them.

There is not a state in the Union of equal wealth with ours that does not furnish the governor with a mansion, or with a sufficient sum to rent one. I most earnestly recommend, that you make an appropriation and provide for a suitable mansion, not for me, but for my successor, The dignity of the office and the prido of the people of our state demand it. Our sister states all around us have made such provision for the decent official residence of their chief executive, and Alabama should not be surpassed by them.

WM. C. OATES. Governor.

On motion of Mr. John 150 copies of the above message were ordered printed.

H. 98. To prevent the sale, exchange and buying of seed cotton in Perry county, and of seed cotton produced. in said county.

Was read a third time at length and passed;

Yeas 65, nays 0.

Yeas:

Messr. Barron, Beadey, Besson, Brook, Brown of Conceul, Brown of Russell, Galboun, Causeron, Camp, Coak of Talladega, Cook of Wilcox, Corris, Dale, Davis, Ellis, Fudding, Fissing, Fischer, Frankin, Fuller, Fixton, Gibbons, Graham, Orant, Jackson, Jinis, John, Pitton, Gibbons, Graham, Orant, Jackson, Jinis, John, Jackson, Jinis, John, Mayfeld, Mongonery, McCorrey, George, Mayfeld, Mongonery, McCorrey, Delison, Grey, Bouton, Sarage, Seale, Smith of Autunga, Smith of Surley, Smith of Greene, Smith of Mohle, Taylor, Tuck, Traner, Ward, Meedess, Whitese, William of Delick, William of Henry—Mc. Smith of Mohle, Taylor, Tuck, Traner, Ward, Meedess, Whitesen, William of Delick, William of Henry—Mc. Smith of Mohle, Taylor, County, Albaham, Markey, Williams of Delick, William of Delick Delick of the Property of the County, Albaham, Markey, Williams of Delick, Williams of Delick of the Mohley of the Mohley Milliams of Delick, Williams of Delick

Was read a third time at length and passed;

Yeas 59, nays 4.

Yeas:
Messrz. Banks, Barron, Besaley, Besson, Trown of Concenth, Burks, Calhoun, Cameron, Camp, Cole, Cook, Called, Friedrich, Called, Funder, Fuchal, Fuller, Fullon, Gains, Gibbons, Grabam, Gran, Harris, Hill, Jackson, Kelly, Kennody, Kilcherew, Knight, Lungley, Lipscoudb, Maples, Mastin, Monday, Medadwa, Millis, Mixon, MacOrrey, Patton, Perry, Rand, Roach, Millis, Mixon, MacOrrey, Patton, Perry, Rand, Roach, Millis, Mixon, MacOrrey, Patton, Perry, Rand, Roach, Smith of Mobile, Turner, Ward, Wheeles, William of Mobile, Turner, Ward, Wheeles, Williams of Mobiles, Williams of Harry—50 of Henry—50 of Henr

Nays:

Messrs. Brown of Russell, Burn, Seale, Tuck-4. H. 178. To provide for payment of claims' against

the fine and forfeiture fund of Clarke county;
Was read a third time at length and passed;

Yeas 61, nays 0. Yeas:

Yeas:
Mossrs. Barron, Beeson, Boykin, Brown of Conecuh,
Brown of Russell, Calboun, Cameron, Camp, Cole,
Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis,
Deans, Ewing, Fielding, Floming, Fletcher, Ford Frank,
Lin, Fuller, Fulton, Gewin, Gibbons, Graham, Grant,

Graves, Harris, Hill, Jackson, Kelly, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Maples, Mastin, Meador, Meadows, Mille, Mixon, Montgomery, McCorvev. Patton, Perry, Robinson, Rowe, Routon, Savage, Scarborough, Seale, Smith of Autauga, Smith of Butler. Smith of Mobife, Turner, Wheeless, Whitten, Williams of Bullock, Williams of Henry-61.

H. 184. For the preservation of game and birds in

the county of Henry, Was read a third time at length and passed;

Yeas 56, navs 0. Yeas:

Messrs. Beasley, Beeson, Boykin, Brown of Conecub, Brown of Russell, Burns, Calhoun, Cameron, Camp, Cook of Talladega, Davis, Deans, Ewing, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Graham, Grant, Jackson, Jinks, John, Kelly, Kennedy, Langley, Lipscomb, Maples, Mastin, Meador, Meadows, Maban, Milfs, Mixon, McCorvey, O'Brien, Ott, Patton, Perry, Raud, Roach, Robbins, Robinson, Rowe, Scarborough, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turner, Ward, Wheeless, Willett, Wilhams of Bullock, Williams of Henry-56.

H. 195. For the relief of Harry T. Smith, an attorney of Mobile county, to compensate him for special services

rendered to the state:

Was read a third time at length and passed-yeas 50, navs 19.

Yeas:

Mesers, Speaker, Barron, Beesley, Boykin, Brown of of Russell, Burns, Cafboun, Cameron, Dale, Davis, Fleming, Fletcher, Fulton, Gewin, Gibbons, Grant, Graves, Jinks, John, Kelly, Kennedy, Knight, Kyle, Mastin, Mesdor, Mahan, Monigomery, McCorvey, O'Brien, Ott, Patton, Perry, Rabb, Rand, Roach, Robblns. Robinson, Routon, Scarborough, Screws, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turner, Ward, Wheeless, Willett, Williams of Bullock, Williams of Henry-50.

Nave: Messrs. Beason, Burks. Camp, Cook of Talladega, Curtis, Ewing Fielding, Forman, Franklin, Fuller, Harris, Hearn, Killebrew, Langley, Maples Meadows, Mills, Mixon, Savage-19.

MESSAGE FROM THE BENATE,

Mr Sneaker:

The sounte has amended as therein shown and presed the bouse bils:

he bouse bils:

H. 21. To incorporate the Baily Springs University

for the higher education of women; n. 169. To amend an act entitled an act to incorporate and establish a charter for the town of Childersburg, in the county of Talladega, approved February 20th,

1889; And has passed

x. 49. To repeal an act ontitled an act to authorize the sheriff of Washington county by virtue of his office to collect the state and county taxes thereof, and to perform generally all the duties required by law of the tax collector, annoved February 10, 1875;

H. 72. To incorporate the Presbytery of North Alabama.

And has originated and passed the following bills; s. 68. To amend section 3 of an act entitled an act "For the protection of dogs," approved February 12th, 1887:

s. 71. To establish the county, or best of residence, of persons, when their residence is partly in two or more

counties, or beats;
s. 88. To amend section two of an act entitled "An act to prevent frouds being perpetrated by directors and managing officers of corporations on the stockholders or

managing officers of corporators of a socional state of the bondholders thereof," approved December 10, 1892; s. 107. To repeal an act to authorize and require the commissioners court of Jefferson county, Alabama, to pay to the judge of the tenth judicial circuit of Alabama.

five hundred dollars annually, approved February 18th, 1891; s. 119. To amend sections 2, 4 and 10 of an act approved February 28, 1889, and entitled "an act to pro-

proved February 28, 1889, and entitled "an act to provide for the public printing of the state;"
s. 125. To amoud section 2 of an act entitled "An act

s. 125. To amoud section 2 of an act entitled "An act to amond sections one and twelve of an act entitled an act to regulate the taking of oysters from the public resis in the State for sale, or planting, approved December 10th, 1892, and to repeal an act entitled an act to regu-

late the planting and taking of oysters in the waters of this State, approved February 18th, 1891, which act, hereby amended was approved February 14th, 1893;

s. 145. To amend section 2945 (3268) of the code of

Alabama;

s. 41. To establish a state board of embalming to provide for the better protection of life and health, to prevent the spread of contagious diseases, and to reguiate the practice of embalming and the care and disposition of the dead:

And has amended as therein shown, and as amended,

has passed the bill,

m. 225. To create the eleventh judicial circuit of the State of Alabama, to fix the time of holding court therein and to provide for the appointment of a judge and the election of a solicitor for said court.

W. L. CLAY, Secretary.

SENATE MESSAGE,

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once, and referred to the committees, as follows:

Judiciary, s. 145; Revision of laws, s. 68, 71, 107, 125;

Corporations, s. 88;

Public printing, s. 119; Public health, s. 41:

On motion of Mr. John 11. 225 whose title is set forth above together with sente amendments was referred to the judiciary committee. The house concurred in senate amendment to

n. 21. To incorporate the Balley Springs University for the higher education of women.

Yeas 69; nays 0. Yeas:

Mesars, Speaker, Banks, Barron, Beaslay, Beson, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ewing, Fielding, Fleming, Fletcher, Pord, Fuller, Fulton, Gewin, Gibbons, Graham, Grant, Harris, Hearn, Jackson, John, Kelly, Kennedy, Kilisbrew, Knight, Kyle, Langley, Lipsomb, Mammag, Maples, Mastin, Meador, Blendows,

Mahan, Mixon, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rand, Reavec, Rosch, Robbins, Robinson, Rowe, Routon, Savage, Scarborough, Scrows, Seale, Smith of Autauga, Smith of Greens, Smith of Mobile, Summers, Tuck, Wheeless, Williams of Bullock. 69.

The house concurred in senate amendment to

H. 169. To amend an act cutitled an act to incorporate and establish a charter for the town of Childersburg, in the county of Talladega, approved February 25th. Yeas 77: navs 0.

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Brooks, Brown of Conseult, Brown of Russell, Burks, Calhoun. Cameron, Camp, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ewing, Fielding, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Meador, Meadows, Mahan, Mills, Mixon, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Roach, Robbins, Robinson, Rowe, Routon, Savage, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Turner, Wheeless, Whitten, Willett, Williams of Bullock. 77.

ADMOURNMENT.

On motion the house adjourned till 10 a. m. to-mor-· row.

TWENTIETH DAY.

House of Representatives.

December 6, 1894.

The house met pursuant to adjournment. Prayer by the Rev. Mr. Clements, of Limestone. A quorum was present.

The committee on revision of the journal reported the journal of yesterday correct,

LEAVE OF ABBRNCE

Was granted to Mr. Brooks for yesterday and to-day.

SPECIAL ORDERS.

H. 437. To establish the twelfth judicial circuit and provide for the appointment of a judge and solicitor therefor, and fix the time of holding courts therein, Was taken up.

Mr. John offered the following amendment:

Amend by substituting the month of January for that of February wherever it occurs in section four, and the month of July for that of August wherever it occurs in section 4.

Which was adopted and the bill was read a third time at length and passed—yeas 72, nays 4.

Yeas:
Massrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boytin, Brown of Conccub, Brown of Russell, Burns, Calhoun, Cameron, Cook of Thiladega, Cook of Wilcox, Carris, Dale, Davis, Deans, Ewing, Fielding, Gibbon, Graham, Grand, Grave, Hill, John, Malley, Kennedy, Killebewer, Knigh, Kylo, Lipscomb, Maples, Mastin, Mayfeld, Meadows, Mahan, Mills, Mann, Montgomery, McCusky, McCorrey, McQueen, O'Brien, Ont, Patton, Perry, Prowell, Rabb, Rand, Roach, Cook, Patton, Devry, Prowell, Rabb, Rand, Roach, Smith of Morens, Smith of Morens of Henry—To-Rusk, Williams of Balleck, Williams of Henry—To-Rusk, Williams of Balleck, Williams of Henry—To-Rusk, March Mental March 1988, March 19

Mesers. Cole, Harris, Jackson, Langley.

The bill was ordered to the senate without engrossment.

n. 410. To provide for holding the circuit court of Henry county at Dothan, and to prescribe the jurisdiction thereof and to regulate the proceedings therein,

Mr. John offered the following amendment:

Section 1. That the circuit court of Henry county shall be held in the town of Dothan in the building to be provided by the municipality of Dothan on the fourteenth Mondays after fourth Mondays in January and July and may countine three weeks,

Which was adopted, and the bill was read a third

time at length and passed—yeas 68, nays 0.

Yess:

Messrs, Speaker, Barron, Besson, Boykin, Brown of Conceub, Brown of Rossell, Burke, Burne, Calborn, Gomeron, Gang, Cock of Talledge, Dale, David, Desta, Gumeron, Gang, Cock of Talledge, Dale, David, Desta, Gibbons, Graham, Grand, Hill, John, Kelly, Killebowe, Kngiph, Kyle, Langley, Lipsenomb, Maples, Mastin, Mayifield, Meador, Meadows, Mahan, Mills, Mixon, Moore, McClusky, McGorrey, O'Brian, Ott, Patton, Perry, Prowell, Riabb, Rand, Rawas, Roschinother, Section of the Control of the Contro

The bill was ordered to the senate without engross-

MESSAGE FROM THE SENATE.

Mr. Speaker:

The president of the senate having signed the follow-

lowing bill, your signature thereto is requested:

s. 6. To authorize the mayor and councilmen of the city of Demopolis to issue bonds of the city of Demopolis for an amount not exceeding fifteen thousand dollars, bearing not more than six per cent interest per annum, payable semi-annually, for the purpose of orecting and establishing waterworks for said city.

WM. L. CLAY, Secretary.

SIGNING BILLS.

The speaker of the house in the presence of the house immediately after its title had been publicly read by the clerk signed the bill whose title is set out in the above senate message.

RESOLUTIONS

Were offered and referred as follows:

By Mr. Jackson:

Petitioning congress to adopt the policy of free and unlimited comage of silver, Rules:

By Mr. Graham :

Providing for raising a joint committee of the house and senate to consider the advisability of calling a constitutional convention for the state of Alabama, Rules.

INTRODUCTION OF BILLS

On a call of the counties, bills were introduced, severally read one tims, and referred to appropriate committees, as follows:

By Mr. Ewing— H. 517. To protect the people of Alabama from damage and injury by physicians or druggists using alcohol-

ic spirits, opiates or cocaine, Public health:

By Mr. Routen—

B. 518. To amend sections 1 and 2 of an act to incorporate the town of Rutledge, in the county of Crenshaw, and state of Alabama, approved February 11th, 1888;

Corporations; By Mr. Killobrew---

ny str. Kincorewa.

m. 510. To require all cotton essed meal to be subjected to analysis and inspection as a condition precedent to be offered for sale, and to forbid the sale in this state of exch cotton seed meal as is shown by official analysis to contain less than seven and one-half per centum of atumonia, to prescribe a penalty for the violation of the provisions of this act, and for other purposes.

Agriculture;

By Mr. Tuck—
n. 520. To consolidate the criminal dockets of the city court of Selma and of the circuit court of Dallas county, and to make all criminal causes coming into either of said courts by indicement or otherwise, triable in either of said courts and to provide for the clerke fees.

Judiciary ;

By Mr. Harris: n. 521. To establish a new charter for the town of Lanett in Chambers county,

Corporations:

By Mr. Besson-

H. 522. To abolish the city court of Gadsden and to transfer all the causes therein pending, both civil and criminal, together with all the dockets, papers and books of the said city court to the circuit court of Etowah county. Alabama. Judiciary

By Mr. Mills-

n. 523. To prohibit the sale, giving away, or otherwise disposing of intoxicating liquors, within one mile in every direction of Rehoboth church, Big Creek church, County Line church. Pleasant Grove church and New Hope church, all in the county of Geneva,

Temperance ; By Mr. Williams of Henry-

B. 524. To authorize the constable of beat 3, Henry county, to appoint a deputy and to execute certain process.

Local legislation;

Also, n. 525. To regulate the issue of write of certiorari by the probate judge of Henry county,

Revision of laws: By Mr. John-

M. 528. To smend and re-enact sections 396, (302), 397, (303), 398, (304), 399, (305), 400, (306), 401, (307), 402, (309), 403, (310), 404, (311), 405, (312) and 406, (313) of the code of Alabama,

Judiciary: By Mr. O'Brien-

n. 527. To encourage the investment of capital in the state of Alabama.

Mining and manufacturing;

By Mr. McQueenu. 528. To provide for the calling and holding of a convention to after and amend the constitution of the state of Alabama, Judiciary:

By Mr. Whitten-

H. 529. To prohibit obtaining property by false pretences under contract for performance of act or sorvice in the counties of Lowndes, Wilcox and Hale.

Local legislation ;

By Mr. Rowe-

n. 530. For the preservation of game in Madison county, Local legislation;

Also.

H. 531. To protect and regulate the time and man-

ner of catching and taking fish from and in the waters of the state of Alabama, in Madison county, Local legislation;

By Mr. Davis-

H. 532. To establish the Newburgh School District in Franklin county.

Education ; By Mr. Coleman—

n. 533. To amend an act entitled an act to establish an agricultural school and experiment station at Albertville, Alabama, Lebanoa, Alabama, or Springville, Alabama, to be located by the governor, superintendent of education and commissioner of agriculture, which became a law on the 21st day of February, 1893, Articulture.

By Mr. Kyle-

n. 534. To incorporate Morgan County Colloge, in Morgan county, Alabama.

Corporations ; By Mr. O'Brien-

H. 535. To require the court of county commissioners of Jefferson county to draw their warrant on the treasurer of said county in favor of M. A. Mason, the registrar of said county, for services as registrar as herein specified.

n specified, Special committee of Jefferson delegation:

By Mr. Robbins-

H. 536. To incorporate the town of Goodwater, in Goosa county, Alabama, Corporations:

By Mr. Turner-

и. 537. To change a portion of the boundary line between the countries of Washington and Mobile,

Counties and county houndaries.

Mr. John from the judiciary committee to whom was

referred on vesterday.

g. 225. To create the eleventh judicial circuit of the State of Alabama, to fix the time of holding court therein and to provide for the appointment of a judge and the election of a solicitor for said circuit. And the senate amendments, reported the bill and

amendments back to the house and recommended that

the house concur in the senate amendments. And the house concurred in the first senate amendmeut.

Yeas 82; nave 0,

Messrs. Speaker, Banke, Barron, Beasley, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gams, Gewing, Gibbons, Graham, Grant, Graves, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Lipscomb, Manning, Maples, Mastin, Mayneld, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Ferry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rows, Routon, Santord, Savage, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greeue, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry .- 62. And the house concurred in the second senate amend-

ment.

Yeas 82; nays 0.

Mossis, Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhouu, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtie, Davis, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulson, Gains, Gewin, Gibbons, Graham, Grant, Graves, Jackson, Junks, John, Kelley, Kennedy, Kilebrew, Knight, Lipscomb, Manuing, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McClusky, McCorvey, McQuen, O'Baien, Ott, Patton, Perry, Prowell, Rabb, Rand, Renves, Rosch, Robbins, Robinson, Rows, Routon, Sanford, Sarage, Scaurborogh, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summars, Tuck, Turner, Ward Winseless, Whitten, Williams of Honry.—82.

And the house concurred in the third and last senate amendment,

Yeas 83; nays 0.

Messrs, Speaker, Banks, Barron, Beasley, Beeson, Boykin, Brown of Conecub, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Cole, Caleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Eths, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewing, Gibbons, Graham, Grant, Graves, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Lipscomb, Manning, Maples, Mastin, Mayfield, Meador, Meadows, Mabah, Mills, Mixon, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Routon, Sanford, Savage, Scarborough, Screws, Scale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Hsnry .-- 83.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has concurred in the house amendment to the senate bill, s. 8. To establish a new city charter for Phenix City,

in Lee county, Alsbama.

W. L. CLAY.

L. CLAY, Secretary,

EILLS ON SECOND READING.

The chairman of the several committees reported favorably on the following bills:

H. 334. To fix the fees of the judge of the county court of Clarke county;

n. 245. To incorporate the Alabama Mutual Fire Insurance Company

H. 515. To amend section 1 of "an act to regulate the taxation of Insurance companies," approved Februarv 20, 1893;

H. 510. To amond section 1207 of the Code:

n. 487. To lavy taxes for the use of the state :

n. 403. To change the time of making application under the provisions of "an act for the relief of needy Confederate soldiers and sailors, residents of Alabama, who, from wounds or other cause, are now unable to make a livelihood, and for the widows of such as were killed or died in said war and have not since remarried," approved February 13, 1891,

With substitute:

H. 382. For the relief of needy Confederate soldiers or their surviving widows who may have, through neglect or ignorance, failed to comply with the provisions of section 2 of an act approved February 13, 1891.

With substitute: H. 453. To amend section four of an act entitled "an act to authorize the increase of the capital stock and bonded indebtedness of private corporations organized under special charter," approved December 10, 1890 : H. 405. To provide for the empanelling of petit inries and grand juries, and for the trial of criminal causes, in the Bessemer division of the circuit court of Joiferson county, holden at Bessemer, under an act to provide for the holding of terms of the circuit court of the tenth judicial circuit, for the trial of civil causes at Bessemsr in and for certain portlons of Jefferson county

therein mentioned, approved February 21, 1893; H. 480. To authorize the municipality of Selma to force property owners of Selma to connect all waste pipes, sinks and water closets on their premises with a sewer:

H. 502. To incorporate Coffee Springs Camp Grounds in Geneva county, to authorize and empower the trustees, cabin owners and tent holders to pass and enforce rules and regulations to maintain and preserve good 21 h

order within one mile of said Camp Grounds, and to courrol its management; H. 467. To incorporate Spring Lake College and to

repeal an act to incorporate Springville High School and an act to amend charter of Springville Educational Instatute; 11. 477. To fix the times and places of holding the courts in the first judicial circuit of Alahama, and to

regulate the practice therein; H. 381. To further regulate the fees of constables for

attending justice court in Lawrence county;

H. 459. Authorizing the abstracts of the hurnt records of Franklin county to be used in evidence where the

original instrument is destroyed;

H. 217. To authorize the mayor and councilmen of the town of Brewton to issue bonds of said city for an amount not exceeding fifteen thousand dollars, for the purpose of huilding or purchasing suitable school building for the use of the residents thereof;

st. 394 To regulate the reports of committing magistrates in the counties of Dallas, Hale, Lowndes, Perry

and Wilcox:

u 478 To incorporate the town of Brantley, Crepshaw connty:

To amend section 2817 of the Code;

H. 434. To extend the territorial jurisdiction of notary publics and ex-officio justices of the peace appointed for ward one (1) in the city of Anniston;

H, 413. To amend section twenty-seven hundred and

fourteen of the Code:

11. 464. To prohibit the purchase, sale, barter, or exchange of any personal property covered by a lien, or to which another has a claim by persons having knowledge of the existence thereof without first obtaining the consent of the holder of such lian or claim to such purchass, salo, barter, or exchange;

s. 119. To amend sections 2, 4 and 10, of an act approved February 27, 1889, and entitled "an act to pro-

vide for the public printing of the state:"

s. 51. To authorize the dismissal of garnishment proceedings in case where plaintiff has failed to get service on defendant for two regular terms of the court;

s. 118. To make an appropriation for the payment of

interest on temporary loan, and carry out other arrangements made by the governor with the New York Security and Trust Company to protect the credit of the State of Alabama:

s. 31. To amend an act entitled an act to regulate the trial of misdsmeanore in Bibb county, approved Fobruary 21st, 1893;

s. 88. To amend section two of an act entitled "an act to prevent frauds being perpetrated by directors, and managing officers of corporations on the stock holders, or bondholders theroof," approved December 10t,h 1892;

s. 23. To incorporate Ross Institute at Heflin, in Cleburne county: 8, 98. To establish a separate school district in Win-

ston county to be known as the "Dismal School District;"

s. 97. To incorporate Graham College in Randolph county, Ala.

To amend section 4511 of the code; To make Muscle Shoals Canal in Lauderdale

county a lawful fence: s. 109. To repeal an act entitled an act to regulate the practice in the circuit court of Choctaw county, ap-

proved February 14th 1893; н. 508. To amend section 1212 of the code; To amend section 1211 of the code;

и. 121. To incorporate the People's Mutual Insurance Association of Alabama: н. 117. To repsal section 3807 (4387) of the code of

Alabama: H. 468. To increase the number of majors in the regi-

ment of state troops to three. H. 489. To allow county commissioners in each coun-

ty to appropriate a sufficient sum to pay armory rant for military companies located in their respective counfies:

H. 471. To authorize the surgeon of each regiment of state troops to purchase necessary medicine, handages. surgical instruments, etc., for the troops while in active service:

N 423. To declare Charles K. Foote and Charles G. Foote who now reside in the county of Washington. near the boundary line between the county of Washington and the county of Mobile citizens of the county of Mobile, and to authorize them to assess certain of their real property on or near said boundary line with the tax assessor of Mobile county and to pay their taxes on it to the tax collector of Mobile coun-

m. 440. To relieve Worth Whiteside of Calhoun county, Alabama, a minor of the disabilities of non-age : B. 344. To fix the time of pleading in the third judi-

cial circuit of Alabama;

H. 430. To define and fix the character and measure of proof required in prosecutions for violations of laws regulating or prohibiting the sale, giving away or otherwise disposing of intoxicants;

n. 433. To authorize the city council of Selma to issue bonds and borrow money for the purpose of providing and maintaining a system of water works in Selma.

H. 211. To incorporate the Farmer's Co-operative Insurance Association of Alabama;

(With amendment.) w. 412. To amend the charter of the Southern Asso-

ciated Press to ratify and confirm all its acts and doings, all the act and doings of its stockholders, subscribers tostock and officers before and after the issuance of its charter and to confer on it additional powers, rights and Rabilities: H. 397. To confirm, amond and enlarge the charter

of the Chattahoochee Brewing Company; H. 379. To amend section one of an act to establish

and define the corporate limits of the city of Gadsden, approved February 18th, 18w1; With amendment.)

H. 210. To incorporate the Alabama State Mutual Assurance Company and to define its rights, powers and franchises:

(With amendment.)

R. 340. To extend the provisions of an act entitled an act for the relief of maimed confederate soldiers and sailors residents of Alabama who from wounds or other causes are now unable to earn a livelihood and for the widows of such as were killed or died in said war and have not since remarried, approved February 13th, 1891. so far as relates to the time of filing written application; (With substitute.)

H. 485. To appropriate the sum of claven hundred and sixty-three and 20-100 dollars to pay for expenses of legislative assembly of 1892 and 1893;

(With substitute)

H. 386. Te refund to P. W. Chastang the sum of elgity dollare being purchase money for certain land heretofore erropeously sold him by the state.

The above and foregoing bills, were severally read a

second time, and placed on the calendar.

On motion of Mr. John H. 117 was taken from an adverse report and recommitted to the judiciary committee, and H. 121 was recommitted to the committee on corporations;
H. 320 was returned by the committee on revision of

H. 320 was returned by the committee on revision of laws and committee to the committee on appropriations. Ou motion of Mr. Davis H. 450 was made a special order for to-morrow after the disposition of the journal.

MESCAGE FROM THE SENATE.

Mr. Speaker:

The senate has passed the house bills, H. 63. To amand section one of an act entitled an act

to incorporate the mala and female academy located in the town of Leighton, Lawrence county, Alabama, approved February 28, 1889;

 23. To provide for the election of county superintendent of education of Lowndes county:

H. 113. To establish a separate school district to be known as the Union Hill school district in Henry county;

And has originated and passed the following bills: s. 144. To prevent any one from procuring vineus,

spirituous, or malt liquore, or intoxicating bitters for a minor, or person of known intemperate habits; e. 33. Joint resolution proposing amendment to sec-

tion 2 of article 11 of the constitution of the state of Alabams.

W. L. CLAY, Secretary.

BENATE MESSAGE,

The senata bills just received, whose titles are set

forth in the above and foregoing message, were severally read once, and referred to the committees, as follows: ______Judiciary, s. 33;

Temperance, s. 144.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

Mr. Sneaker:

The committee on engrossed bills reports the following bills correctly engrossed: Nos. 98, 184, 195, 226, 159, 178.

Charles A. Whitten, Chairman.

HOUSE OF REPRESENTATIVES.

Mr. Speaker:

Mr. Apeacer:
The committee on enrolled hills report the following bills correctly enrolled:

H. 23. To provide for the election of county superin-

tendent of education in Lowndes county;
II. 49, To repeal an act entitled an act to authorize
the sheriff of Washington county by virtue of his office
to collect the state and county taxes thereof, and to perform generally all the duties required by law of the tax
collector, approved February 10, 1875.

H. 63. To amend section one of an act entitled an act to incorporate the male and female academy located in the town of Leighton, Lawrence county, Alabama, sp-

proved February 28, 1889;

H. 72. To incorporate the presbytery of North Alabams; H. 113. To establish a separate; shool district to be known as the Union Hill school district in Henry county; H. 169. To amend an act entitled an act to incorporate and establish a charter for the town of Childersburg, in the county of Talladega, approved February 25, 1889.

J. H. Montgomery, Chairman.

SIGNING RILLS.

The speaker of the house, in the presence of the house, immediately after their titles had been publicly read by the clerk, signed the hills whose titles are set out in the foregoing report of the committee on enrolled bills.

BILLS ON THIED READING.

H. 196. For the relief of Neil Salter, and the heirs of David Salter, of Monroe county, Alabama, and to authorize the governor to issue a patent to certain lands to said parties.

Was read a third time at length and passed-year 65,

navs 0. Yens:

Messrs, Speaker, Banks, Beastey, Beeson, Brown of Conecuh, Burks, Burns, Calhoun, Camerou, Camp, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ewing, Fielding, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Jackson. John, Kelly, Kennedy, Killebrew, Knight, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mixon, Moore, McCorvey, McQueen, O'Brien, Ott. Patton, Perrry, Prowell, Reaves, Roach, Robbins, Robinson, Sar ge, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Wheeless, Whitten, Williams of Bullock, Williams of Henry-65.

и. 203. To repeal an act to regulate and prescribe the manner of electing county commissioners of Pike, Bullock, Washington, Baldwin, Butler, Choctaw, Fayette, Shelby, DeKalb and Pickens counties, so far as the same relates to Shelby county.

Was read athird time at length and lost-yeas 34, navs 45.

Yeas:

Messrs, Banks, Beasley, Beeson, Brown of Conecul, Burks, Cole, Cook of Talladega, Deans, Ellis, Ewing, Fielding, Fleming, Ford, Forman, Franklin, Fuller, Gains, Harris, Hearn, Jackson, Killebrew, Langley, Mauning, Mastin, Mayfield, Meadows, Mills, Mixon, Reaves, Ronton, Savage, Smith of Butler, Taylor, Wheeless-34.

Navs:

Mesers. Speaker, Barron, Boykin, Brown of Russell, Burns, Calhoun, Cameron, Camp, Cook of Wilcox, Dale, Davis, Fletcher, Fulton, Gewin Gibbons, Graham, Grant, Graves, Jackson, John, Kelly, Kennedy, Knight. Lipscomb, Maples, Moore, McCorvey, McQueen, O'Brica, Ott, Patton, Perry, Prowell, Rand, Roach, Robinson, Rowe, Sanford, Scarborough, Scale, Smith of Mobile, Tuck, Turner, Whitten, Willett, Williams of Bullock.

H. 74. To provide for the making and maintaining the public roads and bridges in Jefferson county, Alabama;

The amendment offered by the committee was adopted.

Mr. Fulton offered an amendment which is section 15
of the bill which was adopted, and the bill,

Was read a third time at length, and passed—yeas 56, navs 0.

Yeas:

Mæsses, Speaker, Banks, Barron, Beasley, Becon, Bellinger, Boykin, Bevon of Concell, Brown of Russell, Burks, Cathoun, Cameron, Cook of Talladega, Curtis, Dale, Fleming, Fletcher, Framan, Franklin, Fellon, Galins, Gewin, Gibbons, Graham, Grant, Graves, John, Kelly, Kennedy, Knight, Langley, Lipecondy, Maples, Mastin, Meador, Mahan, Mixon, Medwen, London, Florida, Markey, Standard, Markey, Landon, Rotton, Florida, Gray, Grant-Lorongh, Smith of Green, Taylor, Turner, Ward, Wareless, Willett, Williams of Bullock, 56

H. 3. To repeal an act entitled an act to regulate tha trials of misdemeanors in the county of Bibh, and to provide for the disposition of certain cases now pending in the county court of Bibb county, and to abolish the county court of Bibb county;

Mr. Willest moved to table the bill, and the yeas and nays being demanded, the bill was tabled—yeas 50,

navs 32. Yeas:

Massr. Spaker, Barron, Boykin, Brown of Russell, Berns, Calhon, Caureno, Camp, Cook of Wileox, Curis, Dale, Davis, Flening, Fletcher, Fulbon, Gwille, Chillon, Maghe, Maydid, Mesdor, Montgomer, Moore, McClusky, McCorvey, McQueen, O'Briton, Ort, Fatton, Ferry, Frovell, Rabb, Kand, Kooch, Boblison, Sandord, Searborough, Fmithe of Grand, Kooch, Boblison, Sandord, Searborough, Fatther of Grand, Searborough, Searborough, William of Bulbek, William of Bulbek, William of Bulbek, Pattern Spaces and Spaces and

Navs:

Messra Banks, Bensley, Brown of Concoul, Burks, Cole, Cook of Talladega, Deans, Ellis, Ewing, Ford, Ford, Fornan, Franklin, Fuller, Gains, Harris, Hearn, Jackson, Killebrew, Langley, Manning, Mastin, Meadows, Mills, Mixon, Reaves, Robbins, Routon, Savago, Smith of Butler, Summers, Taylor, Wheeless—32.

n. 280. To prohibit the selling, bartering, exchanging or giving away of spirituous, vinous or malt liquous, intoxicating hittors or beverages within four miles of the Methodist church at Fairford, in Washington county.

Was read a third time at leugth, and passed—yeas 68, navs 0.

s. 10 To amend section 2 of an act to regulate the drawing and summoning of jurors in the county of Montgomery, approved February 21st, 1893. Was read a third time at length and passed—yeas 64,

was read a third time at length and passed—year or nave 0. Year:

Massrs. Spraker, Bessley, Besson, Boykin, Brown of Conecul, Brown of Fussell, Barts, Burns Calloun, Caneron, Camp, Cook of Talladega, Cook of Wileox, Dale, Davis, Helding, Fleming, Pord, Franklin, Fuller, Gains, Guerin, Gibbons, Graham, Grant, Graves, Barts, Harris, Gerker, Gibbons, Graham, Grant, Graves, Barts, Harris, Harris, Marshell, Masselled, Massley, Mondon, Meadows, Monigonsey, Moore, McClusky, McGorvey, McQueen, O'Pirion, Patton, Petry, Frowell, Rabb, Boosh, Robbins, Or, Fatton, Petry, Frowell, Rabb, Boosh, Robbins, Gra son, Rowe, Routon, Sanford, Scarborough, Seale, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Turner, Wheeless, Willest, Williams of Bullock-64,

s. 12. To amend section 4331 of the Code of Alabama. so far as the same relates to Montgomery county. Was read a third time at length, and passed-vens

59. navs 0. Yeas:

Mesars, Speaker, Barron, Boykin, Brown of Conecult, Brown of Russell, Burks, Burns, Cameron, Camp. Curtis. Dale, Davis, Fleming, Fletcher, Forman, Franklin, Fullsr, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Hill, Kelly, Kennedy, Killebrew, Kyls, Langley, Maples, Mastin, Mayfield, Meadows, Montgomery, Moore, McCorvey, McQueen, Patton, Perry, Prowell, Roach, Robbins, Robinson, Rowe, Routon, Sanford, Savage, Scarborough, Seale, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Willett, Williams of Bullock-59. и, 142. To authorize the commissioners of roads and

revenues of Tuscaloosa county, to levy and collect a special tax for the pupose of erecting and maintaining public brildings and bridges for said county,

Was read a third time at length, and passed-yeas 72, nays 0. Yeas:

Messrs, Speaker, Banks, Barron, Beasley, Beeson, Boykin, Brown of Conecub, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Curtie, Dale, Davis, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hill, Jackson, John, Kelly, Killebrew, Kyle, Langley, Lipscomb, Manning, Maples, Mayfield, Mcadows, Mahan, Mills, Moore, McClusky, McCorvey, McQueen, Ott, Patton, Rand, Roach, Robbins, Robinson, Rowe, Routon, Sanford, Savage, Scarborough, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Tuck, Turner, Whesless, Whitten, Willett, Williams of Bullock-72.

11. 479. To incorporate the city of Ozark in the coun-

ty of Dale.

Was read a third time at length, and passed-yeas 71, navs 0.

Yses:

Mesers. Berron, Bealey, Besson, Boykin, Brown of Conceals, Brown of Russell, Burke, Burns, Calboun, Camp, Cole, Colemen, Cook of Talladege, Cook of Wil-Camp, Cole, Colemen, Cook of Talladege, Cook of Willon, Carrin, Del, Davis, Deane, Ellis, Evenig, Yielding, Fleming, Fischer, Fullon, Geins, Gewin, Gibbons, Graham, Grant, Harris, Rieara, John, Kelly, Kennedy, Graham, Grant, Harris, Rieara, John, Kelly, Kennedy, Grid, Mesdov, Mesdov, Mohan, Mills, Mixon, Moore, McClusky, McCorrey, McQueen, O'Bren, Patton, Perry, Rand, Reaves, Rosch, Robbins, Rove, Sanford, Savaee, Santhorough, Scale, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Turner, Wheeless William, Willes, Williams of Budeck, Williams of Hea-

The bill was ordered to the senete without engross-

ment.

s. 77. To create a new cherter for the town of Heflin, Cleburne county,

Was read e third time at length end passed—yeas 67, navs 0.

Yeas:

Messa: Spaaker, Barron, Beeson, Boykin, Brown of Omocuh, Brown of Rassell, Barra, Calbouu, Gemeran, Camp, Cole, Cook of Teiladega, Cook of Wildox, Curtia, Dale, Davis, Danas, Ellis, Ewing, Fleming, Flescher, Franklin, Fuller, Fullon, Gewin, Gibbons, Grahame, Knight, Langley, Lápscomb, Menning, Maples, Mastin, Maylield, Macdox, Macdows, Manhan, Mills, Muron, Mongonery, Moore, McClastry, McQueen, O'Heen, Patton, Frowell, Iend, Booth, Robbins, Olifsen, Patton, Frowell, Iend, Booth, Robbins, Ohlomon, Serage, Scarprovel, Iend, Booth, Robbins, Olifsen, Patton, Holland, Martin, Millance of of Bullock, Willlang of Henry-States.

u. 451, To Incorporate the Phenix City Rallroad Company, define its rights, privileges, powers and franchises.

Wes read a third time at length, and passed—yeas 68,

nays 0, Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Calhoun, Cameron, Gamp, Cole, Cook of Talladagas, Cook of Willock, Curtis, Dals, Donne, Ella, Flading, Fletcher, Frenckin, Falton, Gains, Gewin, Graban, Grant, Graves, Harris, Hacar, Jackson, Jinks, John, Kennody, Knight, Kyle, Manuting, Mapies, Massin, Mayfold, Mendows, Mahan, very, McQueen, O'Brien, Ox, Flaton, Ferry, Provell, Rabb, Roach, Robbins, Robinson, Rogers, Kowe, Routon, Sanford, Sarge, Sentrorough, Serows, Sada, Smith of Antanga, Smith of Greene. Smith of Mobile, Sam Willert, William of Hellor, Williams of Henry—88.

m. 120. To amend section 2 of an act to comps! the determination of claims to real estate in certain cases, and to cuist the title to the same.

Was read a third time at length, and passed—yeas 57, navs 2

Yeas:

Messes, Barron, Bessley, Beeson, Boykin, Broward Conceult, Galbon, Camp, Gook of Wlook, Dale, Davis, Ellis, Ewing, Fleming, Ford, Forman, Frankin, Fullon, Gains, Genien, Gibbons, Graham, Graves, aung, Maples, Mayfeld, Messler, Messler, Moren, Gerrey, McQuese, O'Brien, Olt, Perry, Roach, Robbins, Robinson, 40cwe, Sanford, Savage, Serews, Seale, Smith of Greene, Smith of Mobiles, Summers, Tuck, Turner, Ward, Wheeless, Willett, Williams of Bultock, Williams of Nave; Sea.

Messrs, Fuller and Hearn-2.

m. 92. To legalize the registration of deeds of conveyance which have been filed and recorded in the office of the judge of probate of the proper county, in this state before the passage of this act, but not within the time required by law. Was read a third time, at length, and passed—yeas

was read a tilira time, at length, and passed—yeas 64, nays 3.

Yeas:

Messrs. Banks, Barron, Beuslay, Beeson, Brown of Conecuh, Brown of Russell, Briks, Burns, Calloun, Camp, Cook of Talladegs, Cook of Wilcox, Dale Ewing, Fielding, Fletcher, Ford, Forman, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Hill, Jackson, Kelly, Kennedy, Kilbhrew, Knight, Kyle, Langley, Maples Mastin, Mayfield Mozdor, Meadows, Moore, McGovery, McQuene, O'Brien, Ott, Petry, Rabb, Roach, Robbine, Robinson, Sanford, Savage, Scarborolgh, Serswe, Seale, Smith of Greene, Smith of Mobile, Summers, Tuck, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry—44.

Nays: Mesars, Campron, Curtis, Willett—S.

H. 122. To smend an act to establish the criminal court of Jefferson county. Approved February 18, 1889. Was read a third time, at longh, and passed—yeas 57, noys 0. Yous:

Messrs, Speaker, Barron, Beasley, Beeson, Bellinger, Brørn of Russell, Burts, Burns, Galboun, Gamp, Daie, Davis, Ellis, Ewing, Fletcher, Franklin, Fuller, Full ton, Gibbons, Graban, Grant, Graves, Jackson, John, Kelly, Kennedy, Killebrew, Kaight, Kyle, Langley, Lipseonb, Maples, Nedor, Mesdow, Mahan, Mixon, Mc-Clusky, McCorrey, O'Brien, Ott, Patton, Perry, Rabb, Sand, Koady, Saulorid, Sarage, Seek, Sonth of Greens, Band, Koady, Saulorid, Sarage, Seek, Sonth of Greens, Whitton, Willest, Williams of Bullock, Williams of Henry—57.

N. 123. To amend sections four (4) and ten (10) of an act to amend an act to expedite the trial of capital cases in Jefferson county, approved February 11, 1891, Was read a third time, at length, and passed—yeas 72, navs 0.

Yeas:

Messrs. Spraker, Barron, Berson, Brown of Russell, Burks, Burs, Schboner, Gameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Dele, Davis, Evring, Fielding, Fischer, Forman, Franklin, Felder Fulcon, Gaina, Gevin, Gibbon, Graham, Grant, Graves, Harris, John, Selly, Konnedy, Killedews, Knight, Klye, Langley, Lipscomb, Conned, Villedews, Knight, Klye, Langley, Lipscomb, Perry, Prowell, Babb, Band, Reaves, Roach, Kobbins, Bottono, Routon, Sanford, Savage, Scarborough, Scale, Smith of Buller, Smith of Buller, Smith of Buller, Smith of Buller, Smith of Suller, Sm

Turner, Ward, Wheeless. Whitten, Willett, Williams of Bullock, Williams of Henry-72.

On motion the house adjourned till 10 a.m., to-morrow.

TWENTY-FIRST DAY.

House of Representatives.

December 7, 1894.

The house met pursuant to adjournment. Prayer by the Rev. Mr. Anderson of the city.

A quorum was present.

The committee on revision of the journal reported the journal correct.

LEAVES OF ABSENCE

Was granted to Messrs. Burks and Cameron indefinitely, to Mr. Meadows for to-morrow and Monday, to Mr. Smith of Autauga till Monday and to Messrs. Reaves and Routon for to-morrow.

SPECIAL ORDER.

On motion of Mr. Ward H. 463 was made a continuing special order for Monday after the disposition of the journal.

SPECIAL ORDER.

H. 450. To amend section 1 of an act to incorporate the town of Guin, in the county of Marion, and state of Alabama, approved February 21, 1893,

Was read a third time at length and passed—yeas 79, nays 0.

Messrs. Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Colo, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ellis, Ewing, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Falton, Gains, Gewin, Gibbons, Graves, Harska, Jackson, Jihls, John, Kelly, Kennedy, Killebrew, Kinght, Kyle, Langley, Lipscomb, Manning, Massin, Mayield, Mrodar, Mandows, Mills, Mixon, Monigon-Mayield, Mrodar, Mandows, Mills, Mixon, Monigon-Mayield, Mrodar, Mandal, Robath, Roblina, Ferry, Prowell, Rahh, Rand, Rosch, Robbins, Robinson, Rogers, Rowe, Bouton, Sainford, Sarage, Scaborough, Sala, Smith of Greene, Smith of Mobile Stummer, Taytor, Tuck, Wheeles, Willett, Williams of Henry—Tay-

The bill was ordered to the senate without engrossment.

MESSAGE PROM THE SENATE.

Mr. Speaker:

The president of the senate having signed the following senate bills, your signature thereto is requested, viz; s. 93. To confirm the validity of certain bonds, issued

at different times by the board of revenue of Montgomery county, pursuant to an act, approved December 6, 1886, entitled an act to authorize the board of revenue of Montgomery county to issue bonds of said county for an amount not exceeding fifty thousand dollars, for the purpose of building au addition to the court house of said county, and enlarging and improving the same, and for paying for the erection of a county jail in said conntv. as amended by an act approved February 22, 1887, enlitled an act to amend section 1 of an act entitled an act to authorize the board of revenue of Moutzomorv county to issue bonds of said county for an amount not exceeding fifty thousand dollars for the purpose of building an addition to the conrthouse of said county, and enlarging and improving the same, and for paying for the ersction of a county jail in said county, approved December 6, 1886;

s. 32. Joint resolution asking a donation from the federal government of Mount Vernon barracks to the State of Alabama for public uses.

W. L. CLAY, Secretary.

SIGNING BILLS.

The speaker of the house, immediately after their titles

had been publicly read by the clerk, signed the bills whose titles are set out in the above and foregoing senate message.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced severally, read one time, and referred to appropriate committees, as follows:

By Mr. Moore-

II. 538. To regulate the planting and taking of oysters in the waters of this state,

Special committee from Mobile and Baldwin;

By Mr. Gibbons—

H. 559. To repeal an actentified an act to provide for the listing of lands by tax assessors, approved February 28, 1884, so far as it relates to Barbour county,

Local legislation;

Also, H. 540. To authorize the city of Eufaula to construct and maintain a system of sanitary sewerage and to regulate connections with the same,

Corporations;

H. 541. To authorize the city of Eufaula to buy, lease, contract for, build, maintain and operate a system of water works and a gas or electric light plants, or gas and electric light plants, in said city and vicinity,

Corporations;

H. 542. To authorize the city of Eufaula to issue bonds for funding its present bonded debt, Corporations:

By Mr. Graves, (by request)-

3. 543. To authorize the court of county commissioners of Barbour county to issue bonds of said county to an amount not exceeding ninety thousand dollars, for the purpose of taking up, canceling and retiring the present outstanding indebtedness of said county, Corporations:

By Mr. Graves, (by request and petition)-

II. 544. To regulate the granting of licenses to retail vinous or spirituous liquors in the town of Louisville, Barbour county, Temperance:

Also, H. 545. To regulate the fine and forfeiture fund of

Barbour county,

Local legislation;

By Mr. Ellis—
n. 548. To repeal sections ten, eleven, twelve and thirteen of an act entitled an act to prevent the running at large of stock in certains portions of Elmore county.

approved February 18, 1891, Local legislation;

Also.

n. 547. To provide for the better assessment and collection of state and county taxes on notes, mortgages, liens, or other evidences of indebtedness, Ways and meane;

By Mr. Roach-

H. 548. To amend section 533 of the code,

Ways and means;

H. 549. To amend an act entitled an act to amend section 535 of the code,

Ways and means;

By Mr. O'Brien n. 550. To make appropriations for the expenses of conducting the office of main inspector,

Appropriations; By Mr. Mahap-

H. 551. To amend an act entitled an act to regulate the issuance of license to sell vinous, spirituous or malt liquors in Morgan county and approved February 3d, 1862.

Temperance;

Allo 20. To prohibit the sale, giving away or ottorwise disposing of any spirituous, vinous or makiliquors, Intericating drinks or beverage or fruits preserved na alcoholic Biquose wikini three miles of Bethel Rapists church, Piessani IIII Christian church, Lessdale Christian church, Forrest Chapul Methodist church, Gove Methodist church, Mount Tabor Methodist church, Lebanon Bapist church, Lucon Presbyteria church, Fairview Presbyterian church, Cooper's school house, Crows school house, and Collins school house in Morgan county, Alabama, Tomparaes:

By Mr. Langley (by request)-

и. 553.. To incorporate the town of Camp Hill,

By Mr. Turner-

#1.554. To regulate and provide for the trial of misdemeaners in Washington county,

Revision of laws, By Mr. Robinson-

n. 555. To amend sections six, eleven, fifteen, twenty-one, twenty-five, thirty-four, forty and fifty-one, of an acc entitled "an act to amend an acc entitled an act to incorporate the Port of Mobilo and to provide for the government thereof, approved December 10th, 1886."

Local legislation; By Mr. Sanford-

H. 556. To establish a general system of banking in the State of Alabama,

Banking and insurance;

By Mr. Whitten—

z. 557. 'To prohibit "baiting" of any place or field for doves, partridges or wild turkeys in Lowndes county,

Local legislation:

By Mr. Screws-

H. 558. To authorize the city council of Montgomory at any time to issue bonds for the purpose of funding the bonded indebtedness of the city of Montgomery,

Corporations; By Mr. Sanford—

n. 559. To amend sections 1 and 2 of "an act to regulate the sals of real estate in the city of Montgomery, Alabama, for unpaid taxes assessed for municipal purposes," approved February 10th 1887,

Judiciary; Br Mr. Meador-

M. 590. To make an appropriation to cover the deficiency for distributing the act and journals of the general assembly of 1892-3, codes and other public documents for the year ending September 20th 1893, and for the year ending September 30th 1894.

Appropriations.

RESOLUTIONS

Were offered and referred as follows:

By Mr. Willett-

Joint resolution raising a joint committee to visit the penitentiary, the convict farm at Spigners, Alabama, and the vonvict mines at Prate City and Coalburg, Alabama, Rules:

By Mr. Flotcher-

Resolved, that this house adjourn at 1 o'clock, reconvene at 3 o'clock for the consideration of local bills and that each county be allowed to call up two bills as the roll is called.

Mr. Rabb offered to amend by striking out all after the words "8 o'clock" and inserting in lien thereof "and proceed with the regular order of business."

Mr. O'Brien offsred the following:

"Amend the amendment by reading, each member be
allowed to call up one bill" which was adopted and the
resolution as amended was adopted.

MESSAGE FROM THE SENATE.

Mr. Speaker;

The senate has amended as therein shown and as amended has concurred in the report of the joint committee on the time of adjournment of the general assembly for recess and the time of reconvening of the same,

And has passed the house bill, R. 97. To repeal an act entitled an act to provide for

the more efficient working, keeping up, reparing and improving the public roads and bridges, and opening and making new roads and bridges in the county of Morgan; to locate and construct and build within the limits of said county a system of public roads and bridges of a superior grade, to be known and designated as county roads;

н. 199. To abolish the city court of Decatur, and to transfer all the civil cases at law and the criminal cases therein pending, together with all the dockets, papers and books relating to sald cases in said city court, to the circuit court of Morgan county, Alabama; and to transfer all the cases now pending upon the equity docket of said city court, together with all the dockets, papers and books, of every kind whatsoever, to the court of chancery of the county of Morgan

W. L. CLAY, Secretary.

SENATE MESSAGE.

On motion of Mr. Knight, the house non-concurred in the senate amendment to the report of the joint committee on the time of adjournment of the general assembly for recess and asked for a conference committee.

Committee on the part of the house, Messrs. Knight,

BILLS ON SECOND BEADING.

The chairmen of the several committee, reported favorably on the following bills:

n. 585. To require the court of county commissioners of Jefferson county to draw their warrant on the treasurer of said county in favor of M. A. Mason the registrar of said county for services as registrar as herein specified, n. 326. To amend section one of an act entitled an

act to empower the governor of Alabama to reconvey to the United States a certain tract of land upon conditions described in this act, approved February 28, 1889;

H. 511. For the rollof of John S. Oldham and George H. Bodeker and to authorize and require the city of Birmingham to pay them for services as police sergeauts; H. 443. To prohibit stock from running at large in

H. 443. To prohibit stock from running at large in parts of beats No. 7 and 8 Clay county; B. 505. To prohibit the sale or otherwise disposing of

any alcoholie, vinous or multiliquors or other intoxicating drinks or beverages within three miles of Zion's Hill-Missionary Emputs church in beat 17 Tallapoosa county;

H. 518. To amend section 1 and 2 of an act to incorporate the town of Rutledge in the county of Crenshaw and State of Alabama, approved February 11, 1893;

H, 490. To incorporate the Lauderdale County Fair

Association:

H. 497. To amend and ratify the charter of the East Alabama Fertilizer Company, incorporated in Barbour county. Alabama, under the general statutes of said state, and to extend and enlarge the powers of said com-DARY:

H. 521. To establish a new charter for the town of

Lanett in Chambers county;

s. 16. To regulate practice and procedure in the cir-

cuit court in Talladega county in this state; s. 96. To regulate the practice and proceedings in civil cases in the circuit courts of Colbert and Lauderdale counties in this state, and in the supreme court on ap-

peals from judgment rendered in such cases; H. 503. To amend section 3069 of the code of Ala-

bama: H. 494. To amend section 3421 of the code of Alabama:

H. 489. To provide for the examination of witnesses

on motions for the appointment of receivers.

и. 488. To regulate pleadings in criminal cases where the title, ownership or possession of property the subject of the offense, or which it is necessary to aver the title to or the ownership or possession of, is alleged to be in a corporation, or in a partnership;

R. 422. To amend section 2931 of the code of Alabama;

н. 421. Regulating the protest of negetiable paper: To amend section 4031 of the code of Alsн. 493. bama;

n, 152. To amend section 2 and section 12 of an act entitled an act to more effectually secure competent and well qualified jurors in the several counties in this state. approved February 28th, 1887;

и. 584. To incorporate Morgan County College, in Morgan county, Alabama;

H. 536. To incorporate the town of Goodwater, Ccosa county.

s. 17. To amend sections 5, 6, 10, 11, 14, 26, 23 and 29 of an act entitled an act to provide for the more efficient working of the public roads in Talladega county. approved December 9, 1886, and to amend section 4 of an act entitled an act to amend sections 29, 21, 22 and 26 of an act entitled an act to provide for the more efficient making of the public roads in Talladega. county, approved February 13th, 1889;

s. 41. To establish a state board of embalming to provide for the better protection of life and health, to prevent the spread of contagious diseases and to regulate the practice of embalming and the care and disposition

of the dead: s. 145. To amend section 2945 (3268) of the code of Alabama:

s. 42. To amend section 3588 of the code.

The above and foregoing bills, were severally read a second time, and placed on the calendar.

REPORT OF COMMITTEE ON ENGROSSED BILLS,

Mr. Speaker:

The committee on engrossed bills report the following bills correctly engrossed :

п. 74, 92, 120, 122, 123, 196, 451, CHAS, A. WHITTEN, Chairman.

REPORT OF ENROLLED RILL.

HOUSE OF REPRESENTATIVES.

Mr Sneaker

The committee on enrolled bills report the following bills correctly enrolled:

H. 21. To incorporate the Baily Springs University

for the higher education of women; H. 97. To repeal an act entitled an act to provide for

the more efficient working, keeping up, repairing and improving the public roads and bridges, and opening and making new roads and bridges in the county of Morgan : to locate and construct and build within the limits of said county a aystem of public roads and bridges of a superior grade, to be known and designated as county roads: H. 225. To create the eleventh judicial circuit of the

state of Alabama, to fix the time of holding court therein and to provide for the appointment of a judge for said circuit and the election of a solicitor for said circuit. J. H. MONTGOMERY,

Chairman

SIGNING BILLS.

The speaker of the house, in the presence of the house. immediately after their titles had been publicly read by the clerk, signed the bills, whose titles are set forth in the

foregoing report of the committee on enrolled bills. On motion of Mr. McQueen H. 261 was taken from an adverse report and referred to the committee on revision of laws.

On motion of Mr. Hill 100 copies of H. 556 were ordered printed.

GOVERNOR'S MESSAGE.

OFFICE OF THE GOVERNOR. MONTGOMERY, December 7th, 1894.

Mr. Speaker:

I have the honor to inform you that the following bills, which originated in the house, have been approved:

Nos. 105, 61, 89, 151, 91, 113, 63, 49, 23, 169. Very respectfully.

HARVEY E. JONES, Private Secretary.

Mr. John moved to take from the table. H. 138. To incorporate the University School at Clan-

ton, Chilton county, Alabama; Which motion prevailed, and on motion of Mr. John the vote by which the bill was ordered to a third reading was reconsidered and amendments were offered and adopted and the bill was read a third time at length sud

passed: Yeas 66, navs 0.

Yeas: Messrs. Speaker, Banks, Barron, Bellinger, Boykin, Brooks, Brown of Conseuh, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Curtis, Dalo, Davis, Deans, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gaine, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jackson, Jinks, John, Kennedy, Killebrew, Knight, Langley, Maples, Mastin, Meador, Mahan, Mixon, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Robinson, Rogers, Rowe, Sanford, Savage, Screws, Smith of Greene, Summers, Ward, Wheeless, Williams of Bullock—66.

BILLS ON THIRD READING.

H. 54. To require the clerk of the circuit court of Butler county to perform the duties of clerk of the county court of said county, and fixing his fees for such services,

Was called on the calendar.

Mr. Knight moved to table the bill. Carried.

Mr. 71. To amend 3763 of the criminal code of 1886,
Was read a third time at length and passed—yeas 75,
nays 0.
Yeas:

Messex Speaker, Banks, Barron, Beasley, Beeson, Boykin, Brown of Russoll, Burke, Boykin, Brown of Gonzelh, Brown of Russoll, Burke, Burns, Cameron, Camp. Cole, Cock of Tilladege, Cock of Wilcox, Curtis, Daie, Darix, Denna, Briak-ling, Fleshing, Flesher, Ford, Forman, Frank-ling, Fleshing, Flesher, Ford, Forman, Frank-Grave, Harris, Rearn, Jackson, Julks, John, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mesdows, Mahan, Mixon, Moore, McGorvey, O'Brien, Oat, Ferry, Provell, Rabb, Rand, Rosch, Robothon, Gaven, Bonton, Savage, Sorsbrough, Smith of Bullet, Faylor, Tuck, Williams of Henry—75.

Mr. Dole called up

n. 285. To legalise certain applications from the counties of Butter, Chilton, Cleburne, Cosen, Jale, Elmore, Greenb, Lee, Randolph, Sunter, Sholly, Talladosa, Tucaloosa, Walker and Wilces, Torrellet under the provisions of "an act for the relief of meety Confederate soldiers and sallors, reidents of Alabama, who from wounds or other cause, are now unable carn a livelihood, and for the widows of such as were killed or died in asid war, and have not since remarried" approved Fabrury 13, 1861,

Which was read a third time at length and passed— —veas 70, navs 1.

Yeas:

Messer, Spraker, Barrou, Bessley, Besson, Ballinger, Beprin, Burns, Cahonn, Camp, Oac, Godenan, Cont, Oer, Godenan, Cont, Oraliadega, Cook of Wilcox, Dale, Davis, Desney, Ellis, Bering, Fielding, Fleshing, Rieddine, Forman, Franklin, Paller, Folton, Gains, Gawin, Graham, Grant, Graves, Harris, Hearn, Jackson, John, Kennedy, Killshrew, Knigbt, Langley, Lipscomb, Maples, Mastin, Marjield, Mesdor, Mesdowr, Mahan, Mills, Mizon, More, McCarrey, Oè, Perry, Frowell, Rabb, Rand, Robinson, Gewe, Sandord, Savage, Searbough, Serwey, Sealel, Row, Basiford, Savage, Searbough, Serwey, Sealel, Christopher, Savage, Searbough, Serwey, Sealel, Wheeless, Whiten, Williams of Honry—70.

Nay: Mr. Brown of Russell.

The hill was ordered to the senate without engrossment.

H. 405. To provide for the empanelling of petit

juries and grand juries, and for the trial of criminal causes in the Besamer division of the alcruit court of Jef-ferson county, holden at Bessemer under an act to provide for the holding of terms of the drenkt court of the tenth judicial circuit for the trial of civil causes at Bessemer in and for certain portions of Jefferson county therein mentioned, approved February 21st, 1993,

Was read a third time at length and passed—yeas 62, navs 0.

Yeas:

Messr. Beasley, Berson, Bellingor, Boykin, Brown of Coneeth, Brown of Russoll, Burna, Calhon, Camp, Cole, Cook of Talladera, Cook of Wilcox, Curris, Dale, Denns, Ellic, Kreing, Phening, Plesther, Bord, Forman, Denns, Ellic, Kreing, Phening, Plesther, Bord, Forman, Grant, Grave, Harris, Jackson, Jolin, Keunecky, Kille Brow, Knight, Langley, Lipsoomh, Maples, Mesdor, Meadows, Mahan, Mixon, Moore, McClusky, Ott, Patno, Perry, Rand, Robbins, Kobiosen, Rowe, Sanford, mers, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry—G2.

B. 241. To make appropriations for the payment of sheriffs for the feeding and removal of prisoners for the years ending September 30, 1893, and September 30, 1894, respectively.

ora, respectives

Was read a third time at length and passed-year 66, nave 0.

Yeas: Mesers, Banks, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh. Burks, Burns, Cafhoun, Camp, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Ellis, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graves, Hearn, Hill, Jackson, John, Kelly, Kennedy, Killebrew, Langley, Lipscomb, Meador, Meadows, Mahan, Mixou, Moore, McQueen, O'Brien, Ott, Patton, Perry, Rabb, Rand, Roach, Robbins, Robinson, Rowe, Routon, Sanford, Savage, Scarborough, Screws, Scale, Smith of Greene, Smith of Mobile, Summers, Tuck, Ward, Wheeless, Whitten, Williams of Bullock-66,

H. 83. To repeal an act entitled an act to fix the compensation for recording, registration and copying in the probate offices in the counties of Lowndes, St. Clair, Etowah, Blount and Calhoun, so far as the same relates to the county of Lownden,

Was read a third time at fength and passed-year 56. navs 1.

Yeas:

Messrs, Barron, Beasley, Besson, Bellinger, Calhoun, Cook of Wilcox, Curtis, Dale, Ewing, Fielding. Fleming, Fletcher, Franklin, Fuller, Fulton, Gains, Gibbons, Graves, Hearn, Jackson, Jinks, John, Kennedy, Knight, Langley, Lipseomb, Maples, Meadows, Mahan, Mills, Mixon, McClusky, O'Brien, Ott. Paston. Perry, Rabb, Rand, Roach, Robbins, Robinson, Rowe, Rowton, Sanford, Savage, Scarborough, Seafe, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry,—56, Nay: Mr. Coleman.

H. 75. To be entitled an act to define the territorial jurisdiction of justices of the peace and notaries public ex-officio justices of the peace of the several precincts in Jefferson county, and the notaries public ex-officio justice of the peace appointed for the several wards of the city of Birmingham.

Was read a third time, at fength, and passed.

Yeas 59, nava 0.

Messrs, Speaker, Banks, Beeson, Brown of Russell, Calboun, Cameron, Camp. Cook of Talladega, Dale, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Jackson, John, Kennedy, Killebrew, Knight, Langley, Lipscomb, Maples, Meader, Meadows, Mills, Montgomery, Moore, McClusky, McQueen, O'Brien, Ott, Perry, Rand, Roach, Robbins, Robinson, Rowe, Sanford, Savage, Scarborough, Screws, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turner, Ward, Williams of Henry .- 59.

H. 78. To alter and amend the law relating to the territorial jurisdiction and pay of justices of the peace and notaries public ex-officio justices of the peace in precincts 21 and 37 in Jefferson county and the several wards of the city of Birmingham, and to provide a pun-

ishment for the violation thereof;

Was read a third time, at leugth and passed. Yeas 55; nays 0.

Yeas:

Messrs. Speaker, Beasley, Bellinger, Burks, Burns, Calhoun, Cameron, Camp, Cook of Wilcox, Curtis, Dale, Davis, Fielding, Fleming, Fletcher, Franklin, Fuller, Fulton, Grins, Gewin, Gibbons, Graham, Grant, Graves, John, Kennedy, Killebrew, Knight, Langley, Maples, Meador, Meadows, Mahan, Mixon, McClusky, McCorvey, Ott, Perry, Prowell, Rabb, Rand, Roach, Robbins, Robinson, Rowe, Savage, Scarborough, Screws, Summers, Tuck, Turner, Ward, Whitten, Williams of Bullock, Williams of Henry,-55.

H. 99. To be entitled an act to repeal an act entitled

an act to more effectually secure competent and well qualified jurors in the several counties of this State, ap-proved February 28, 1887, and the act amendatory thereof, so far as applicable to the county of Pike,

Was read a third time, at length, and passed. Yeas 50: pays 1.

Yeas:

'Messra. Beasley, Beeson, Burks, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Ewing, Fleming, Fletcher, Franklin, Fuller. Fulton, Gewin, Gibbons, Graham, Grant, Graves, Jackson, Kelly, Knight, Langley, Meyfield, Meador, Moore, McClusky, McCorvey, McQueen, Perry, Rabb, Roach, Robbins, Robinson, Rowe, Rowton, Savege, Scarborough, Smith of Butler, Smith of Greene, Summere, Taylor, Tuck, Ward, Wheeless, Whitten, Willet, Williams of Bullock .- 50.

Nav: Mr. John.

n. 107. To repeal an act entitled an act to regulate the pay of the judge of probate and clerk of the circuit court of Covington county for services ex-officio, approved January 28, 1891.

On motion of Mr. John the bill was tabled.

H. 110. To repeal an act entitled an act to regulete the issue of garnishments and the proceedings thereon in the counties of Jefferson, Dallas, Calboun, Eccambia and Cleburne, approved February, 21, 1893. Mr. Rabb offered the following amendment:

Amend section 1 by adding after the word "dollers" where it occurs the word "Escambia."

Adopted, and the bill was read a third time, at length, and passed.

Yeas 59; naye 0. Yeas:

Messrs, Beeson, Bellinger, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Dale, Davis, Ewing, Flatcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbone, Grabem, Grant, Graves, Harris, Hill, John, Kennedy, Killebrew, Kyle, Langley, Maples, Mesder, Mesdows, Maban, Mixon, McClucky, McCorvey, O'Brien, Ott, Petton, Perry, Prowell, Rabb, Rand, Roach, Robbine, Robinson, Rowe, Savage, Scarborough, Screws, Smith of Greene, Summers, Tuck, Ward, Willet. Williams of Bullock-59. Mr. Sauford moved to teke

n. 107. To repeal an act entitled an act to regulate the pey of the judge of probate and clerk of the circuit court of Covington county for services ex-oflicio, approved January 28, 1891,

From the table. Cerried, and the bill was read a third time, et length, and passed.

Yeas 45; nave 36.

Yeas:

Messrs, Beasley, Bellinger, Brown of Conecult, Calhoun, Cameron, Curtis, Deans, Ewing, Fleming, Forman, Gibbons, Hearn, Hill, Jackson, Killebrew, Knight, Langley, Lipscomb, Mastin, Mayfield, Meador, Meadows, Mills, Mixon, McCorvey, McQueen, Patton, Prowell, Rabb, Rand, Robbins, Robinson, Routon, Sanford, Screws, Seale, Smith of Butler, Smith of Mobile, Tuck, Turner, Ward, Wheeless, Whitten-45.

Navs: Messrs. Barron, Brown of Russell, Burks. Burns. Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Ellis, Fielding, Fletcher, Franklin, Fuller, Fulton, Gsins, Gewin, Grant, Graves, Jinks, John, Kennedy, Kyle Maples, Mahan, McClusky, O'Brien, Ott, Perry, Roach, Rowe, Scarborough, Smith of Greene, Willett, Williams of Bullock-36.

n. 135. To regulate the commissioners court in Marion county,

Was read a third time, at length, and passed. Yeas 67: navs 0.

Yeas: Messys. Speaker, Barron, Beasley, Beeson, Bellinger, Burks, Calhoun, Cameron, Camp. Cole, Coleman, Cook of Wilcox, Cartis, Dale, Davis, Ewing, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Jackson, Jinks, Kennedy, Knight, Kyle, Langley, Lipscomb, Mastin, Meador, Meadows, Mixon, Montgomery, Moore, McClusky, McCorvey, McQueen, Ott, Patton, Perry, Rahb, Rand, Roach, Robbins, Robinson, Sanford, Savage, Scarborough, Screws, Scale, Smith of Greene, Smith of Mobile, Tuck, Ward, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry .- 67. The hour of 1 o'clock having arrived, the house ad-

journed till 3 p. m. to-day.

The house met pursuant to adjournment. A quorum was present.

On motion of Mr. Knight house bill 529 was recalled from the committee on local legislation and referred to the committee on revision of laws.

BILLS ON THIRD READING.

On a call of the roll of members bills were called up as follows:

By Mr. Banks: 11, 459. Authorizing the abstracts of the burnt records of Franklin county to be used in evidence where

Which was read a third time at length and pussed

Which was read a third time at length and pussed yeas 67, nays 0.

Mossa-Speaker, Banks, Beson, Boykin, Brown of Conceul, Brown of Russell, Burns, Calhoun, Cameron, Camp, Gole, Golerana, Cook of Tallaslega, Dale, Ellis, Senig, Fielding, Freding, Flescher, Forman, Frankin, Senig, Fielding, Freding, Flescher, Forman, Frankin, Harris, Hearn, Hill, Jackson, John, Kelly, Kunnedy, Killebrew, Kaiglett, Kejle, Langlet, Japseonth, Manning, Maples, Meador, Meadows, Mahan, Mills, Moore, Mc Gorry, O'Hein, Oh, Fatton, Ferry, Provell, Band, Gorry, O'Hein, Oh, Fatton, Ferry, Provell, Band, of Greene, Summers, Taylor, Tuck, Ward, Wheeles, Whiten, Williams of Bulloke-G.

H. 304. To regulate the issue of garnishments and the proceedings thereon before justices of the poace and notaries public ex-efficio justices of the peace in the county of Escambia,

Was read a third time at length and passed—yeas 69, nava 0.

angalu.

George, Brenter, Beanker, Beanter, Benn, Borkila, Brown and Conceen, Brown of Bausell, Burns, Cathoun, Camero, Comen, Cole, Coleman, Cook of Talladega, Cook of Wiley, Benn, Benn, Benn, Cook of Wiley, Floring, Fleiching, Fleicher, Ford, Forman, Franklin, Fuller, Pulton, Gains, Gewin, Gibbons, Grant, Graves, Harris, Harra, Hill, Jedeson, Jinke, Kelly, Kennedy, Killebrew, Kuight, Kiyl, Lang, Japonnih, Manning, Minjee, Sededer, Macdows, Harden, Manning, Minjee, Sededer, Macdows, Prowell, Rabb, Roseh, Kobbins, Robinson, Rowe, Scarbough, Smith of Greene, Smith of Mobile, Summors, Tack, Ward, Wheeless, Whitten, Williams of Ballock, Williams of Harry—69.

By Mr. Barron:

н. 242. To amend section 3089 of the code so far as the same relates to Perry county,

Was read a third time at length and passed—yeas 69, nava 0.

Messrs, Speaker, Barron, Beasley, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Dalc, Davis, Ellis, Ewing, Fleming, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gowin, Gibbons, Grant, Graves, Harris, Hill, John, Kelly, Killehrew, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Meador, Meadows, Mahan, Mixon, McClusky, McCorvey, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Roach, Robinson, Rowe, Savage, Seale, Smith of Greene, Smith of Mobile, Summers, Tuck, Ward, Wheeless, Whitten, Williams of Henry-69,

s. 104. To protect bridges and other public property on Patsaliga creek and the Conecuh river in Covington, Crenshaw and Pike counties from damage by the rafts. drives and floating logs put in by timbermen in said counties,

Was read a third time at length, and passed-yeas 66, navs 3. Yeas:

Messrs, Speaker, Banks, Barron, Beasley, Becson, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Ellis, Ewing, Flaming, Fleicher, Forman, Franklin, Fuller, Fnlton, Gains, Gewin, Gibbons, Graham, Graves, Harris, Hearn, Hill, Jackson, John, Kelly, Kennedy, Killebrew, Knight, Langley, Mapies, Meador, Meadows, Mixon, Montgomery, Mc-Clusky, McCorvay, O'Brien, Ott, Patton, Parry, Rand, Robbins, Robinson, Rowe, Savage, Scarborough, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Ward, Wheeless, Williams of Bullock-66. Nave:

YEAR:

Messrs, Kylo, Mahan and Rabb-3. By Mr. Boykin-

H. 293. To appropriate the aum of three hundred and fifty dollars to pay Richard W. Walker for professional survices rendered the State under contract with tha Governor, in the impeachment trial of John B. Tally,

Was read a third time, at length, and passed—yeas 59; nays 1.

Yeas:

Messes. Speaker, Barcoa, Boykin, Brown of Concently, Brown of Kussell, Barns, callibron, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Dale, Daris, Doams, Ellis, Ewing, Fleether, Fulton, Gains, Gewin, Gibbons, Grant, Graves, Haurn, John, Kelly, Kennedy, Killebow, Knight, Kyle, Langley, Lipscondb, Mauning, Mayfield, Mendor, Mendows, Miron, Montgomery, Merkey, Marchall, Marchade, Robbins, Bobirose, Ikove, Savage, Scarborough, Smith of Greene, Smith of Mobile, Summer, Luck, Wilceless, Whittes, Williams of Bullock—569.

Nay: Mr. Fuller. By Mr. Brown, of Conecub-

s. 65. For the preservation of game in Conecuh

Was read a third time, at length, and passed—yeas 60; nays 2. Yeas

Messz. Barron, Bendley, Beson, Boykin, Brown of Conecub, Brown of Russell, Burns, Calheun, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Carris, Dale, Ellis, Evring, Fleehung, Fleeher, Falton, Gerin, Gibbons, Grant, Graves, Hearr, Hill, Jackson, John, Kelly, Kilcherew, Knight, Kyle, Langley, Japacensh, Movifell, Kilchere, Kinghi, Kyle, Langley, Japacensh, Movifell, Gibbons, Graves, Floor, Prowell, Rand, Rasses, Rosch, Collision, Rower, Strage, Scarborough, Seale, Smith of Greene, Snith of Mobile, Smunors, Tuck, Ward, Whoeles, Whitten, Williams of Bullock—60.

Nay: Messrs, Cole and Davis

By Mr. Brown, of Russell-

m. 452. To prohibit the sale or giving away or otherwise disposing of vinous, spirituous or malt liquors, or intexicating bitters or beverages, within beat number two (commonly known as Crawford beat) in Russell county.

Was read a third time, at length, and passed—yeas 67: navs 0.

Yeas:

Measrs. Banks, Barron, Beasley, Bellinger, Boykin,

Brown of Coneculh, Brown of Russell, Burks, Burns, Calboun, Cameron, Cock of Talladega, Dale, Daris, Ellis, Ewing, Fielding, Fletcher, Forman, Franklin, Fuller, Ruino, Gaina, Gewin, Gibbons, Grant, Franklin, Jackson, Jints, John, Kelly, Kennedy, Killebrew, Hill, Jackson, Jints, John, Kelly, Kennedy, Killebrew, Main, Micco, Monigomery, McClusky, O'Brito, O'Patton, Perry, Prowell, Rabb, Rand, Roach, Robbins, Robinson, Rows, Swage, Scarbough, Saale, Smith of Buller, Smith of Greens, Smith of Mobile, Tuck, Turner, Ward, Wheeless, Whitmon, Williams of Bulleck—

By Mr. Burks-

u. 227. To repeal an act entitled an act, to make four wires a lawful fence in a certain portion of Lawrence county, and to provide for the building up of a lawful fence along the line between township 4 and 5, Was read a third time at length, and passed—yeas 71,

navs 0.

Yeas:

Mesza. Banks, Barron, Beasley, Bellinger, Brows of Conceuls, Brows of Russell, Burks, Calhoun, Cameron, Camp. Cole, Cook of Talladega, Curtis, Dale, Davis, Ellis, Floiding, Fleining, Fleining, Fleining, Fleining, Fleining, Fleining, Franklin, Fuller, Pullon, Galins, Gewin, Gibbons, Grant, Kelly, Keendey, Killebrew, Knighk, Kyla, Langley, Lipscomb, Maples, Mayfield, Mesdor, Medowey, Mahan, Mills, Alizon, Montgomery, Moore, McChaek, MecCovey, O'Brien, Patton, Prowell, Itabb, Rosch, Robbins, Robinson, Rowe, Sanford, Sarbrorough, Serves, Smith, Williams of Bullock, Williams of Bullock, Williams of Bengary—12.

s. 18. To relieve Rit M. Lavender, of Hale county,

of the disabilities of none-are.

Was read a third time, at length, and passed—yeas 70, navs 0.

Yeas: Messrs. Banks, Barron, Beasley, Beeson, Bellinger, Brown of Conecuh, Brown, of Russell, Burns, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Tailadega,

Curtis, Dale, Davis, Dean's, Flending, Fletcher, Forman, Firmklin, Fuller, Pulton, Gains, Gewin, Gibbons, Grant, Graves, Harris, Jackson, Jinks, Kelly, Kennedy, Killebrow, Knight, Kyle, Langley, Lipscomb, Maples, Masrin Mayheld, Meador, Meadows, Mills, Mixon, Montgomery, Moore, McClusky, McCorvey, O'Brien; Oft. Patton, Prowell Rabb, Rosch, Robbins Robinson, Routen, Sanford, Savage Scarborough, Scale, Smith of Griefit, Smith of Nobile Summers, Tuck, Ward, Wheeless, Williams of Henry 70.

By Mr. Calhoun- " . We'l. . . h . / . . pe'll we n. 337. To repeal an act entitled "an act to regulate trials by juries in the county court of Clarke county," miproved February 16th; 1891."

Was read a third time at length, and passed year 63, Yeas: bue griene

Mesers Barron, Beasley, Bellinger, Brown of Conecuh, Brown of Russell, Burks, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ellis, Ewing, Fielding, Flenting, Fletcher, Fuller, Eulton, Gains, Gewin, Grant, Grayes, Harris, Heard, Jackson, Jinks, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meadur, Mahan Mills, Mixon, Montgomery, Moore, McCorvey, O'Brien, Ots: Patton, Prowell, Rabb, Rand, Roach, Robbins, Roblitson, "Rowe! Scarborough, Seale, Tuck, Ward, By Mr. Cameron wolf comognitof, 1 or 1/2 + 110/

"n. 322;" To provide for the election of county superinvendent of education of Sumter county Mr. Heari offered the following amendment! amend

by adding Chectaw to the provisions of the bill." Mr. Knight moved to table the amendment, and the

yeas and mays being demanded, the motion prevailed-Was rend a third time, at length, and presented in

Mesars, Speaker, Barron, Boykin, Brown of Russell Calhoun, Cameron Camp, Dale, Flending, Fletcher, Ful-Kennery Knight, Lipscomb, Mayfield, Meador, Mahan, Montgomery, Moore, McClusky, McCorvey, O'Brien, Ott. Patton, Perry, Prowell, Rand, Robinson, Rower San-

Natur Mr. Hill. ford, Scarborough, Scale, Smith of Greene, Smith of Mobiles Tuck, Ward, Whatten, Williams of Bullock, Williams of Henry 45. ' he the tree in read out

Nays:

Messrs...Banks, Beasley, Besson, Burks, Cole, Coleman, Cook of Talladoga, Deans, Ellis, Ewing, Frankin, Fullens Guine, Graven, Harrie, Heprn, Hill, Jackson, Killsbrew Kyla Langley, Manning, Mastix, Mills, Mixon, Summers, Wheeless-27,

And the bill was read a third time at leagth, and passed—yeas 53, nays 9.

Messrs Speaker Barron Beasley Beeson Boyking Brown of Conscutt, Brown of Russell, Calhoun, Cameron, Camp, Curtis, Dale, Davis, Ewing, Fleming, Fletcher, Forman, Franklin, Fulton, Gewin, Gibbons, Gravesi Jraks, Kelly, Kennedy, Knight, Kyle, Langley, Maples, Meador, Mahan, Mills, Montgomery, Moore, McGlusky, McCorvey, O'Brien, Ott, Patton, Perry, Robinson, Rowe, Scarborough, Scale, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Ward, Whitten, William's of Bullock, Williams of Henry-63.

Nays Messrs, Banks, Burks, Cole, Cook of Talladega, Fuller, Harris, Hearn, Jackson and Mayfield-9:

By Mr. Coleman ... н. 417. To establish a separate school district; to be

known as Boaz District, in Marshall county. "The substitute offered by the committee was adopted. and the bill was read a third time at length, sad passed, yena 64, nays 1... 1' . (6) . (9)

Messrs Banks, Barron, Beasley, Beeson, Bellinger, Bookin, Brown of Concenh, Brown of Russell, Burks Calboun, Coleman, Gook of Tallagega, Cook of Wilcox, Certis, Dale, Davis, Deans, Ellis, Ewing, Flolding, Fletchers Formany Franklin, Fuller, Fulson, Gains, Gewin, Gibbons, Graham, farant, Graves, Harris, Jinks, John, Kelly, Kennedy, Kyle, Langley, Lipscomb, Manning, Mayfield, Meador; Mahan, Mills, Maxon, Mobre, McCorvey, Ott. Patton, Perry, Prowell, Rand, Robinson, Bawe, Savage, Scale, Smith of Greens, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, WilNavs: Mr. Hill.

By Mr. Cook of Talladega-

s, 14. To more clearly define and locate the boundary line between the counties of Clay and Talladega, in this

Was read a third time at length, and passed-year 62,

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Conrouh, Brown of Russell, Burks, Burns, Calhoun, Colo, Coleman, Cook of Talladegs, Cook of Wilcox, Dale, Davis, Ellis, Ewing, Fielding, Fleming, Fletcher, Ford, Yorman, Franklin, Fuller, Fulton, Gewin, Gibbons, Grant, Graves, Jinks, Kelly. Kennedy, Kyle, Langley, Manning, Maples, Mayfield, Meador, Meadows, Mills, McClusky, McCorvey, Ott. Patton, Prowell, Rosch, Robinson, Savage, Scarborough, Screws, Scale, Smith of Greene, Smith of Mobils, Tuck,

of Henry-62. Navs: Messrs, Camp and Knight.

By Mr. Cook of Wilcoxs 74. To repeal an "act to provide for the drawing and organization of the grand and petit jurors in the county of Wilcox."

Turner, Ward, Whitten, Williams of Bullock, Williams

Was read a third time at length, and passed-yeas 53, navs 3.

Messrs. Speaker, Barron, Beeson, Bellinger, Boykln. Brown of Conceuh, Brown of Russell, Burns, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Curtis, Dalo, Davis, Ellis, Ewing, Fleming, Flotcher, Ford, Forman. Fulton, Gains, Gewin, Gibbons, Grant, Graves Hill, Jackson, Jinks, Kelly, Kyle, Langley, Maples, Mayfield, Meador, Mahan, Moore, McClusky, McCorvey, Ott, Perry, Prowell, Robinson, Rowe, Savage, Seale, Smith of Greene, Smith of Mobile, Ward, Wheeless, Whitten. Williams of Ballock, Williams of Henry-53.

Messrs. Davis, Franklin and Fuller.

By Mr. Camp-

H. 210. To incorporate the Alabama State Mutus! Assurance Company, and to define its rights, powers and franchises;

The substitute offered by the committee was adopted.

Mr. Hill moved to table the bill, which was lost, and
the bill.

Was read a third time at length and passed—yeas 52, navs 7.

Yeas:

Messrs. Speaker, Banke, Barron, Boasley, Beson, Boykin, Bown of Russell, Caméron, Camp, Gook of Wilcox, Carris, bubé, Davis, Kwing, Fielding, Fisening, Heckets, Knight, Kylin, Maples, Magheld, Messdor, Mahan, Mackengha, Kylin, Maples, Magheld, Messdor, Mahan, Macon, Montgomery, McClasky, McCorvey, O'Brien, Ols, Perry, Prowal, Habb. Robbins, Shibinson, Sainord, Seanborough, Seale, Smith of Greener, Smith of Mobile, Samlams of Harpr-Ba-(heeless, Williams of Bullers, Willlams of Harpr-Ba-(heeless, Williams of Bullers, Wil-

Nays:

morrow

Messrs. Calhoun, Cols, Franklin, Fuller, Graves, Harris, Hill and Langley—7. On motion the house adjourned till 10 a.m. to-

TWENTY-SECOND DAY.

HOUSE OF REPRESENTATIVES,

December 8, 1894.

The house met pursuant to adjournment.

Prayer by the Rev. Mr. Anderson of the city.

A quorum was present.

The committee on revision of the journal reported the journal correct.

LEAVES OF ASSENCE

Was granted to Messrs. Moore, Mixon, Killobrew, Reaves and Ward for to-day, and to Mr. Smith of Butler till Tuesday.

SPECIAL ORDER.

On motion of Mr. Meador H. 487 was was made a special order for to-day at 12 o'clock. MORREPORT, OF COMMITTER ON ENGROSSED BILLS WIT

The committee on algorithm of this report to this wind bills correctly correctly for 175, 78, 71, 107, 18, 18, 188, 188, 120, 272, 212, 283, 304, 322, 337, 417, 462, 459,

Mr. Kerrung M. A. Aan P. Harren Beaster, Bosson, Royal Rings, and Relayer, Conf. of Conf. of Wileys

Curton Department Street Common Comp. (Control of the Control of t

following Jail, and final 4 conventy envolves:

[19]. "To subship the vity carried by Dentine, and Intimates, all the first deeps to her must be certificate, and the
finance, all the first deeps to her must be criticale, code,
and became the convention of the convention of the
critical court of Morgan county. Anhants, and to frame
of all the cases now pending upon the equity declared
for all the cases now pending upon the equity declared
to all the cases now pending upon the equity declared
to all the cases now pending upon the equity declared
to the country of Morgan of the country of the possible of the country of Morgan.

[1]. "The convention of the country of the cou

J. H. Monrousex, and Chairman.

TAGSIGNING BILLAY ZOUT

The speaker of the bouse, in the presence of the house, immediately, after its title had been publicly read by the clork, signed the bill whose title is set out in the foregoing report of the committee on enrolled bills.

A dinaministics of Editable Consistence and property of the tonner and property of the tonner of the

als hetrogos lastne the sold the sold in t

s. 104. To protect the bridges and other public property on Patesliga creek and the Coneculi river in Covington/Crenshaw and Aleké counties from damage by rafes drives and floating logs partia by imper mentional documents and counties.

Was passed on yesterday; Mr. Fuller moved to table Mr. John's motion. Lost, And on motion of Mr. Knight the bill was tabled. . Donne, Fleskrys knælmskanskskandlin, Fuller.
i ens. Harre, Mearn, Jeckson, Langley, Minning, Massers, Mahne, Mills, Robbins, Sarare, Tarketseklick

The senate has acceded to the request of the house for a committee of conference on the disagreement of the two holisis on the report of the rights committee on this inter-when the general assembly shall adjourn for recise and reassemble throughest, inch. assembly shall adjourn for recise and reassemble throughest, inch. assembly shall be a sent in the same than t

Committee of park of the senute of Messes Samtoud, Canadagham and Branck, Just Samtoud, 1997, and 1884 Senute of the Samtoud, 1997, and 1884 Senue Samtoud, 1884 Senue Samtoud, 1884 Senue Samtoud, 1884 Senue Samtoud, 1885 Senue

"And has adopted a foliar resolution herewill sener."

"Do appoint committee of investigate and report upon

charges on wesself entering the port of Mobile 19 and .

Leomenstrets on the part of discounts is Mandaunilles bar will be the part of discounts in Mandaunilles bar will be a second of the control of t

. Secretary.'

n. 563. To holter drasark was wors from damage carsed by negligent, in subject need corrupt county offi-

The house concurred in the joint resolution representation or return to the senate Schaiu Hill Mand referred the joint resolution to appears a joint confinite to investigate and report infon thereon the vessels intering the port of Modific of the committee of Thuse.

INTRODUCTION OF BILLS.

On a call of the equities, bills were introduced, severally read one time and referred to appropriate committees, as follows:

By Mr. Fuller—

, n. 561. To change and fix the compensation of the judge of the county court of Bibb county;

Mr. Fuller moved to refor the bill to the committee on local legislation and the yeas and nays being demanded the motion was lost—yeas 30, nays 35.

Yeas: Messrs. Banks, Bessley, Besson, Bellinger, Brown of Conecul. Burks, Burns, Cole, Coleman, Cook of Talladega, Deans, Fleming, Ford, Forman, Franklin, Fuller, Gains, Harris, Hearn, Jackson, Langley, Manning, Mastin, Mahan, Mills, Robbins, Savage, Taylor, Tuck, Wheeless—30.

Nays:

Moure, Speaker, Barron, Brown of Russell, Calboun, Cook of Wilcox, Dale, Davis, Fletcher, Fulton, Gewin, Gibbons, Grant, Graves, John, Kelly, Kennedy, Knight, Läpscomb, Maples, Mayfield, McClusky, McCorvoy, Ott, Patton, Perry, Prowell, Rand, Rosch, Robinson, Rowe, Scarborough, Smith of Mobile, Turner, Whitten, Willams of Bullock—35.

By Mr. Kelly-

n. 562. To amend sections one, two, five, eight, eleven and fourteen of an act entitled an act to ratify and confirm the organization of the Tredegar Mineral Railroad and to confirm and amend the charter thereof, approved Feb. 21st, 1893.

Corporations;

By Mr. Beasley— H. 563. To better protect tax payers from damage caused by negligent, incompetent or corrupt county officers in this state.

Revision of laws:

By Mr. Burks-

m. 564. To establish a separate school district to be known as the Crow Hill School District in Cullman county, Alabama,

Education;

π. 565. To repeal all laws or parts of laws which authorize or require the payment of the license taxes of ' Mobile county to the public schools of said county, Education:

By Mr. Burns-

n, 566. For the better protection of persons assured in fire insurance companies,

Banking and insurance;

By Mr. O'Brien— H. 567. To change the name of the Alabama Institute for the Deaf,

Education; By Mr. JohnH. 568. To amend section 606 of the code of 1886,

Judiciary;

Also, H. 569. To establish a board for the reception and distribution of dead human bodies in Jefferson county and to regulate same.

Public health;

Also, H. 570. To establish a separate school district for Shelby, Shelby county, Alabama,

Education; By Mr. Smith of Mobile—

By Mr. Smith of Monte— B. 571. For the protection of dogs,

Judiciary;

Also, R, 572, To amend section 3000 of the code of Alabama.

Judiciary; By Mr. McCorvey-

m. 573. To fix the time of holding the chancery courts in the Counties of Monroe and Perry,
Revision of laws:

By Mr. McCorvey (by request)-

R. 574 Ta provide for the appointment of the county superintendant of education for Conecub county, Education:

By Mr. Turner—

H. 575. To amend section 647 of the code of 1886,

Revision of laws;

By Mr. Dalo—
n. 576. To levy a tax, state and county, on all peddlers of road carts, sewing machines, cooking stores, watches, bed quitts, clocks and balmorals in the counties of Wilcox and Hale.

Ways and means;

By Mr. Ford— R. 577. To establish a separate school district to be known as the Anton School District in Winston county, Alshams

Education;

By Mr. Ford—
H. 578. To amend an act to prevent hunting on land without written consent of the owner or his agent in

Perry, and Winston counties, approved February 21, 1893 vrancibal.

Local legislation;

By Mc Sanford - 1 torrat a H 579 To ratify and confirm the charter of the Montgomery Street Railway, a corporation chartery under the general laws of this state and to confer addi-

tional powers on said Montgomery Street Railway, Corporations, in an annual of the learn of By Mr. Sanford (by request)-

H. 580. To incorporate the Mutual Fire Insurance Association of Montgomery and to define its rights, powers and franchises, so of to our compatible? . 175 . n Corporations:

Also, (by request)

n. 681. To fix the annual compensation of the jud of probate, clerk of the circuit court and sheriff of Elmore county for ex-officio services, Local legislation:

By Mr. Juks H. 582. To amend an act approved February 27, 1889 to amend section 1420 of the code of 1886 so far as the same relates to Bullock and Lowndes counties, Public roads and highways.

The committee on rules reported favorably the follow-

ing resolution : Resolved. That a committee composed of the chairman of the committee on temperance and two offices to be named by the speaker, be appointed to consolidate all hills on the calendar which have for their purpose the prohibition of the sale of vinous, spirituous or malt liquors in special localities, and report one bill, embracing all these as soon as practicable,

Which was adopted and the speaker appointed as the committee, Messrs. Rowe, John and Foreman, July 19

od at : rish loudes and st.

Mr. Ott offered the following resolution; all as Il would Resolved, By the house, the senate concurring, "that the governor be requested to return to the schute, with-

out his signature H. 21. high Hearn moved to table h Lost And the resofu-

Mr. John offered a resolution providing for the appointment by the speaker of a committee of three to enquire what rights if ony are reserved to the state in the subreme court reports which have been or may be, published,

And the resolution was referred to the committee of Media is all in si

ing there'd MESSAGE FROM THE SENATS, OF

Mr. Speaker:

s. 8. The senate has adopted joint resolution herewith sent, requesting the president of the senate; and speaker of the house to erase their signatures from senate bill No. 6, Ww. L. CLAY, Secretary, or

H. 527. To encourapassam aranas, one of capital in The house concurred in the above joint resolution; add

adaz od og inom 's series de en en en en -9291Q II - REPORT OF CONFERENCE COMMETTER! OF 1/2/199Q

the first of the formation of production .Mr, Knight, from the committee on conference, sub-

Your committee of conference to whom was referred: the disagreement of the two committees on the sounte amendment to the report of the joint, committee on the joint resolution raising a joint committee to fix the time of adjournment aud reassembling of the general assembly, having considered tae same, recommand the indeption of the following resolution:

...That the general assembly adjourn on Friday, December 14, 1894, add reassemble on January 22, 1895. Respectfully submitted.

ultrained on deprof: to see 'W. J. Samporde f' 60 . bus model agained to & J. M. Conningram, t come P. W. BRUNER, account -uos at brombnome. Committee on part of the senate-

to wall out to more. Thos. E. KNIGHT . . . mois F. P. O'BRIEN, appledal f.

Hose of penovil to retain P. N. G. RANDO 477 in

The report of the committee on part of the house, curred in to the way and a state of the color of the colo

BILLS ON SECOND READING.

The chairmon of the several committees reported favorably on the following bills:

H. 516. To define the eligibility and competency of county superintendents of public schools in the state of Alabama:

it, 506. To better provide for the establishment and

working of the public roads in Tallapoosa and Randolph counties, approved Fobraury 21, 1893; u. 555. To amend sections, six, eleven, fifteen, twenty-one, twenty-five, thirty-four, forty and fifty-one

of an act entitled an act to amend an act entitled an act to incorporate the Port of Mobile, and to provide for the government thereof, approved December 10th, 1886;

R. 527. To eucourage the investment of capital in the state of Alabama:

n. 519. To require all cotton seed meal to be subjected to analysis and inspection as a condition precedent to be offered for sale, and to forbid the sale in this state of such cotton sead meal as is shown by official analysis to contain less than seven and one-half per centum of ammonia, to prescribe a penalty for the violation of the now is not failed as a for other process.

the provisions of this act, and for other purposes; a. 589. To consolidate the criminal dockets of the city court of Selma and of the circuit court of Dallas county, and to make all criminal causes coming into either of said courts by indictment or otherwise, triable in either of said courts and to provide for the clerks

fees;

u. 449. For the rehef of the sureties of R. A. Tompkins, late tax collector of Franklin county;

H. 395. To amend section 708 of the code of Alabama; s. 99. To amend section 1398 of the code so far as the same relates to the counties of Cullman, Blount and Winston:

s. 33. Joint resolution proposing amendment to section 2 of article (II) 2 of the constitution of the state of Alabama;

H. 551. To regulate the issuance of license to sell vinous, spirituous, or mult liquors in Morgan county, and approved February 3, 1883;

н. 552. To prhibit the sale, g.ving away or otherwise

disposing of any spirituous, vinous, or malt liquors, incontenting drinks or bevorages or fruits preserved in alcoholic liquors within three miles of Behril Bapatis (Church, Piessan Illii Christian Church, Lessaha Chris-Church, Piessan Illii Christian Church, Lord Church, Care Mathodist Church, Monut Tabor Methodist Church, Lebanoa Rapitis Church, Lord Presilyerien Church, Faircine Yzrodysterian Church, Cooper's school house, and country, Alabana, and Galline, siehol house, in Morgan country, Alabana, and Galline, siehol house, in Morgan country, Alabana, and Galline, siehol house, in Mor-

n. 540. To authorize the city of Eufanla to construct

and maintain a system of sanitary sewerage and to regulate connections with the same;

H. 553. To incorporate the town of Camp IIII]; K. 541. To authorize the city of Endaula to buy, lease, contract for, build, construct, maintain and operate a system of water works and a gas or electric light plant, or gas and electric light plants, in said city and vicinity; K. 542. To authorize the city of Enfaula to issue

bonds for funding its present bonded debt;

n. 543. To authorize the court of county commission-res of Barbour county to issue bonds of said county to an amount not exceeding ninety thousand dollars, for the purpose of taking up, canceling and retriring the present outstanding indebtedness of said county; m. 558, To authize the city council of Montgomery at

n, 508, To author the city council of Montgomery at any time to issue bonds for the purpose of funding the bonded indebtedness of the city of Montgomery:

H. 289. To regulate proceedings in garnishment cases in Jefferson county, Alabama.

The above and foregoing hills, were soverally read a second time, and placed on the calendar.

On motion of Mr. Cook, of Wilcox, H. 507 was recalled from committee on privileges and elections and referred to the judiciary committee.

On motion of Mr. John, H. 288 was taken from an adverse report and referred to the judiciary committee.

MESSAGE FROM THE HOUSE,

Mr. Speaker:

s. 6. The president of the senate having crased his signature from the senate bill No. 6, in pursuance of a lour resolution hereinfore adopted lierewith transmit the same to you for the purpose of allowing you to erase

your signature therefrom.

s dans I denoted to the land W. L. CLAY, and the land of the la Alemni's microst build and a superior mean and a superior manager with the state of the state of the superior matter of the superior matt

s. 6. And the speaker of the house erased, his signature from the bill s. 6. MESSAGE FROM THE SENATE 1 1 10110 1011

Mr. Speaker:

The president of the senate having signed the following bills, your signature is requested thereto:

s. 10. To amend section 2 of an act to regulate the drawing and summoning of jurors in the county, of Montgomery, approved February 21, 1893,

s. 12. To amend section 4331 of the code of Alabama so far as the same relates to Montgomery county it to gree international control of the control W. L. Char Secretary

The speaker of the house in the presence of the house immediately after their titles had been publicly read by the clerk, signed the bills whose sittles are, set forth in the foregoing senate message.

BILLS ON TOTAL READING.

n. 205. To allow bonded constables of Tallapoosa county the same fees as the sheriff in certain cases. Was read a third time at length, and passed—year 51, navs 0.

Yeas: Messrs. Speaker, Banks, Barron, Beeson, Boykin, Brown of Russell, Burks, Burns, Calhoun, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ellis Fifting, Fleming, Fleming, French, Forman, Franklin, Fuller, Fulton Gains Gewin, Gibbons, Graham, Grant, Graves, John, Rölfe, Kennedy, Langley, Mainting, McCorvey, O'Brion, O'E, Patton, Roberts, Roberts, Roberts, Savage, Serboodogh, Seale, Smith of Greene, Smith of Mobile, Tack, Turner, Wheeless, Williams of Bullock—

eivers, foreign and domestic, holding, owning, claiming or operating property in this state,

Was tend a third time, at length, and passed—yeas 54, mays, 0.

"Meets Spieker, Barron, Boeson, Boykin, Brown of Ospiechi, Fouris, Calbatti, Cole, Colock of Wilson, Charle, Ogiets, Davis, Fleirfing, Fleischer, Ford, Forman, Fuller, Fullon, Glais, Geywil, Grinain, Graves, Hartje, Heard, Hullon, John, Killy, Kiulphi, Langley, Lipscomh, Maples, Milan, Montgomery, McCluser, McCorver, McGrace, O'Heide, O'R. Patton, Feery, Rabb, Roach, Robbits, Olinier, O'R. Patton, Feery, Rabb, Roach, Robbits, Chotting, Rober, Savang, Sarboroting, Seele, Saibidi Greene, Senth of Mobile, Sudmirers, Tuck, Whittens Will-hams of Ruples, Williams of Henry—54.

2001 to in ' message from the serve. " ...

Mr Speakering of the property of the second following bills:

As J.D. To require the auditor todraw his warrant in such different minumate for the legal claims due from the saste, as the holder of the claim may desire, not to excess the assessed of the claim.

bill No. 21, without his signature/thereto. 19, 2 17 2011 W. L. Clay, Sceretagy, 404 Directory in No. 2012 (Color of No. 2014)

lor-5.

1. 165. To be entitled an act to pre-cribe the manner throngs are belief secretarity, beginner remically standard.

in the above until foragoing metsage, whose new set forth one of add referred to the dominiteday as follows? If the

Ways and means s. 110, s. 111.

H. 95. To provide for the entry of payment of the purchase money recited in conveyances of property on the margin of the record of such conveyances.

The amendments offered by the committee were adopted and the bill

Was read a third time at length, and passed—yeas 62, nays 4.

Yoas: Speaker, Banks, Beeson, Boykin, Brown of Concoult, Brown of Russell, Burks, Burns, Calboun, Cale, Cook of Talladoga, Cook of Widco, Curris, Dibons, Chila, Davis, Ellis, Ewing, Fielding, Fleming, Fistcher, Ford, Davis, Crahan, Crankin, Fotloon, Gains, Gewin, Gibbons, Graham, Crankin, Potloon, Gains, Gewin, Gibbons, Graham, Crankin, Orack, Lapscomb, Manning, Maples, Meador, Mahan, Monigomery, McGortey, McGondo, O'Brien, Ott, Petry, Provell, Rabb, Rand, Rosch, Robbins, Robinson, Kowe, Scarborough, Screws, Smith of Greene, Smith of Mobile, Taylor, Tuck, Wheeless, Will-Hams of Bulleck, Will-Hams of Bulleck,

Nays: Messrs. Beasley, Burks, Fuller and Hearn—4.

H. 173. To prevent the ticing or staking out of stock on the public roads and railroads of Barbour county, Was read a third time, at length, and passed—yeas 45, navs 5.

Year:
Messrs. Barron, Boseloy, Besson, Brown of Conscub,
Brown of Russell, Calhoun, Cook of Talladega, Cortia,
Dale, Darks, Ffoming, Fischer, Forman, Franklin,
Fulton, Gewin, Gibbons, Graham, Grant,
Grant,
Fackson, Jinks, John, Kely, Lipscond, Manning, Maples,
Jackson, Jinks, John, Kely, Lipscond, Manning, Maples,
Sanda, Rosach, Robbins, Savago, Szarbrough, Scrows,
Smith of Green, Smith of Mobile, Summers, Taylor,

Tuck, Turner, Ward, Wheeless, Whitten—49.
Naya:
Massrs. Banks, Burks, Cole, Cook of Wilcox, and Fuller—5.

H. 185. To be entitled an act to prescribe the manner of election of the recorder of the city of Montgomery, Was postponed till the third day after recess.

H. 167. To amond section 1 of an act entitled an act

to satablish a Normal School for the education of white mals and female teaches at Troy, in Pike county, Alahama, so as to read as follows towit:

Mr. John offered the following amendment:

Add to the end of hill the following, except since hundred dollars which shall be used to establish a one hundred dollars which shall be used to establish a one hundred dollar scholarship entitling to free board and tuintout mader the direction of the college, one stadent from the state of the state of the state of the state of the state approximation and the state of the state approximation as the map fig; and, provided that no appointes shall be admitted to any class lower than the Freshands nor receiver the benefits of the scholarship for more than two years, and provided that the scholarship for more than two years, and provided when the scholarship for more than two years, and provided when the scholarship for more than two years, and provided when the scholarship for more than two years, and provided when the scholarship for more than two years, and provided when the scholarship for more than two years, and provided when the scholarship for the provided when the scholarship for the sch

Which was adopted. Mr. Maples offered the following amendment:

Provided that that no part of the appropriation as set forth in said bill as an increase on the original appropriation shall be paid out of the general fund appropalated to free public schools in Alabama.

On motion of Mr. McQueen the amendment was tabled —yeas 50, nays 29.

Yeas:

Messa, Speaker, Barron, Boykin, Brown of Russall, Burns, Galbanot, Cameron, Gook ow Widox, Curtis, Dale, Deans, Flaming, Fletcher Fuller, Fullon, Graham, Jink, John, Kelly, Kanady, Knight, Lipschon, Manning, Mayilekl, Mesdor, Mahan, Montgomery, McCorey, McQueen, O'Drien, Ott, Lation, Ferry, Frowell, Rand, Roath, Robinson, Rowe, Sanford, Serwas, Seake, Emith of Green, Smith of Moshin, Finish of Worder, Smith of Worder, New York, Williams of Henry—30. Nava:

Mesars, Banks, Beaslay Beeson, Bellinger, Brown of Concoun, Burks, Coleman, Cook of Talladega, Davis, Ewing, Forman, Franklin, Gains, Gewin, Graves, Harris, Hearn, Jackson, Langley, Maples, Massin, Mills, McClusky, Rahh, Rohbins, Savage, Scarborough, Summers, Wheeless—29. And the bill was read a third time, at length, and passed—yeas 45, nays 31.

Yoas:
Messra, Speaker, Barron, Boykin, Brown of Russell,
Burns, Caliboun, Cook of Wilcox, Dalc, Deans, Flening, Fletcher, Fillon, Graham, Crant, Jinks, John, Kelly, Konnody, Knight, Lipscomb, Manning, Mentaly, Konnody, Knight, Lipscomb, Manning, MentaOlffein, Oth, Patton, Perry, Prowell, Band, Roadh,
Roblinson, Sanford, Smith of Greeno, Smith of Mobile,
Luck, Turner, Wheeless, Whitten, Williex, Williams of

Bullock, Williams of Honry-45.

Nays:
Messrs, Banks, Beasley, Beeson, Bellinger, Brown of
Conecub, Burks, Cole, Cook of Talladega, Curtis, Davis,
Ellis, Ewing, Fielding, Forman, Eranklin, Fuller,
Gains, Gewin, Graves, Harris, Hearo, Jackson, Lengley,
Maples, Meador, Mils, Rabb, Savage, Scarborough,
Scale, Summers—31.

Mr Willett moved to reconsider the vote by which the bill passed, and to table that motion, which motion prevalled.

H. 423. To fix the time and place of holding circuit court in the third judicial circuit.

The amendment of the committee was adopted; was read third time, at length, and passed—yeas 56, nays 0.

Yeas: Spatker, Burke, Barron, Beasley, Besson, Messer, Beyfahn, Borons of Ganesch, Brown of Gassen, Brown of Gassen, Brown of Gassen, Brown of Gassell, Burke, Barras, Calboux, Cols. Cook of Wilcon, Carris, Bavis, Esring, Falading, Fietcher, Feroman, Franklin, Futton, Gibbons, Grmt, Graves, Harris, Julke, Kolly, Kennedy, Kyle, Langley, Magles, Myridd, Mahin, McCusky, McGorvey, McQueen, O'Brien, Oir, Fascarbourqh, Servey, Smith of Green, Smith of Mobile, Sunmers, Tuck, Whoelees, Whitten, Williams of Bullock, Williams of Bullock, Williams of Berny-56.

H. 249. For the relief of F. A. Gamble, ex-probate

judge of Walker county, Alabama,
Was read a third time, at length, and passed—yeas
61, pays 0.

Yeas:

Mesers. Speaker, Barron, Bensley, Beesson, Bellingev, Boykin, Brewn of Cassenll, Burron of Russell, Burks, Burns, Cole, Cook of Talladega, Cook of Willow, Curtis, Burns, Cole, Cook of Talladega, Cook of Willow, Curtis, Burns, Cole, Cook of Talladega, Cook of Willow, Curtis, Burns, Cook, Cook,

MESSAGE FROM THE BENATE.

Mr. Sweaker:

The senate has concurred in the report of the conference committee on the report of the joint committee on the time of recess and reassembling of the general assembly.

W. L. CLAY,

Secretary.

The hour of 5 o'clock having arrived, the house proceeded to consider the

SPECIAL ORDER,

H. 487. To lavy taxes for the use of the State.

Mr. Meador offered a substitute for the bill which was adopted, and the bill was read a third time, at length, and passed—yeas 58, nays 24. Yeas:

Messer, Spaaker, Barron, Boyrim, Brown of Russell, Borne, Galbonn, Cole, Cook of Wilcox, Curtis, Dale, Davis, Henning, Friether, Fulton, Gawin, Gibbons, Grannen, Grant, Greave, John, Kully, Kennedy, Kulght, Montgomery, McClasky, McCorvey, McQueen, O'Brien, Montgomery, McClasky, McCorvey, McQueen, O'Brien, Ou, Fatton, Perry, Provoll, Rabb, Rand, Rooch, Robinson, Rowe, Santbord, Scarborough, Serveys, Sessy, July, Williams of Ballock, Williams of Heary—Sol, Navs

Messrs. Banks, Beasley, Beeson, Bellinger, Brown of Conecuh, Burks, Cole, Cook of Talladega, Ellis, Ewing, Fielding, Forman, Franklin, Fuller, Gains, Harris, Hazm, Jackson, Langley, Mastin, Mills, Robbins, Savago, Wholess—24.

u. 248. To repeal an act to authorize the board of mayor and aldermen of the city of Jasper to negotiate a loan for the purpose of improving, grading and draining the streets, avenues and alleys of said city, establishing water works, and the payment of the city's indebtedness.

Was read a third time, at length, and passed—yeas 62,

Yeas:

Mears. Speaker, Banks, Barron, Beeson, Boykin, Bown of Concenh, Brown of Russell, Burks, Burns, Calboun, Cole, Cook of Talliadegs, Cook of Wilcox, Curs, Dale, Dale, Sanks, Burns, Calboun, Cole, Cook of Talliadegs, Cook of Wilcox, Curs, Dale, Caraban, Granks, Edwing, Fernald, Gibbons, Graham, Grank, Greek, Hearn, John, Kennedy, Jangley, Magles, Musili, Mayfald, Mahon, Montgoomy, Moore, McClunky, McCorety, McQueen, O'Brien, Oct, Patton, Corton, Scarchowsky, McClunky, McCorety, McQueen, O'Brien, Oct, Patton, Corton, Scarchowsky, McClunky, McCl

H. 175. To prevent laborers voluntarily entering into contracts in writing in the county of Bullock, for a term of one year or less, from leaving or abandoning the service of their employer without just cause or sufficient arcuse.

Mr. Willett moved to table the bill.

The bill was passed informally.

H. 180. To reheve W. J. and M. D. Still, of Elmore county, Alabama, of the disabilities of non-age.

Mr. John moved to amend the title and body of the bill by striking out the words "M.D. Still" and all words applying to bim. Adopted.

And the bill,

And the out, Was read a third time, at length, and passed—yeas 54, pays 2. Yeas:

Massa, Barron, Beasley, Bellinger, Boykin, Brown of Coneculi, Brown & Russell, Burke, Barra, Calaloun, Cole, Cook of Wilcox, Dale, Davis, Ewing, Fischer, Ford, Forman, Franklin, Ritton, Lawren, Erkelter, Ford, Forman, Franklin, Ritton, Lawren, John, Kyle, Langley, Lipscomh, Maples, Mastin, Mayfeid, Meador, Meadney, Mahan, McGorry, O'Brien, Ott, Perry, Roach, Rohimon, Rown, Sandord, Savage, Searborough, Selah, Suthi, Williams of Bullock, Williams of Heavy—54. Whiteen,

Nays: Messrs, Fuller and Willett.

H. 84. To amend section 4331 of the code of 1886.

Mr. Whitten offered an amendment which was adopted,

Was read a third time, at length, and passed—yeas 48, nays 7.

Yeas: Measts, Beasley, Boylan Brown of Concenh Burna, Measts, Beasley, Boylan Court, Dale Darve, Patcher, Chloun, Cook of Wiley, Curin, Dale Darve, Patcher, Chloun, Cook of Green, Gilbons, Grant, Graves, Harris, Backon, John, Kelly, Knight, Langley, Maples, Mastin, Mayfald, Meador, McChasky, McGovey, O'Brinn, Ott. Patcin, Perry, Rand, Koach, Bolthson, Rowe, Sanford, Patcin, Perry, Rand, Koach, Bolthson, Rowe, Sanford, Mohle, Summers, Taylor, Tuck, Whitten, Willeaw O'Bluck, Williams of Bullock, Williams of Bu

Messrs. Banks, Beeson, Bellinger, Burks, Coleman, Deans, Fuller—7.

R. 221. To establish a separato school district to be known as Reynolds School District, in Henry county, Was road a third time, at length, and passed—yeas 68,

nay 1.

Messrs. Banks, Barron, Beaaley, Bellinger, Boykin, Brown of Conceub, Brown of Mussell, Burks, Burns, Calhoun, Cole, Coleman, Code of Talladega, Gook of Wilcox, Gurtin, Dale, Daris, Deans, Ellis, Deling, Clor, Wilcox, Gurtin, Dale, Daris, Deans, Ellis, Deling, Cole, Callan, Cewin, Gibbon, Grainm, Grant, Graves, Harris, John, Kally, Knight, Langley, Lipscomb, Maples, Massin, MaySeld, Meador, Mahan, Mills, Montgomery, Mc-

Clusky, McCorvey, McQueen, O'Brien, Ott. Patton. Prowell, Rahh, Rand, Reaves, Roach, Robinson, Rowe, Sanford, Savage, Scarborough, Smith of Greene, Smith of Mohils, Taylor, Tuck, Whitten, Willett, Williams of Bullock, Williams of Henry-68, Nava:

Mr. Beasley.

H. 250. To erente a separate school district in the city of Jasper, Alabams, to define the boundaries thereof, and provide for the maintenance of schoole therein.

Was read a third time, at length, and passed-yeas 69, nava 0.

Yeas:

Messrs. Barron, Beasley, Beeson, Boykin, Brown of Russell, Burns, Calhoun, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jackson, Jinks, John, Kelly, Kennedy, Knight, Langley, Lipscomh, Manning, Maples, Mastin, Mayfield, Mahan, Montgomery, Moore, McClusky, Mc-Corvey, McQueen, O'Brien, Patton, Perry, Prowell, Rabh, Rand, Rosch, Robbins, Robinson, Rowe, Sanford, Savage, Scarborough, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry-69. On motion the house adjourned till 10 o'clock Monday.

TWENTY-THIRD DAY.

HOUSE OF REPRESENTATIVES.

December 10, 1894.

The house met pursuant to adjournment. Prayer by Rev. Mr. Ott, of the house, A quorum was present.

The committee on revision of the journal reported the journal of yesterday correct.

LEAVE OF ABSENCE.

Was granted to Messrs, Burns, Coleman, Mayfield and

Moore, indefinitely, and to Messrs. Routon, and Williams of Bullock for to-day.

COVERNOR'S MESSAGE

OFFICE OF THE GOVERNOR, Dec. 10, 1894.

Mr. Speaker:

I have the honor to inform you that the following bills, which originated in the house, have been approved:

Nos. 97, 113, 199.

Very respectfully, Harvey E. Jones, Private Secretary.

INTRODUCTION OF BILLS.

On a call of the counties hills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Bellinger, (by request)-

H. 583. To increase the powers of the Oneonta High School of Blount county,

Education;

H. 584. Providing for a clerk of the county court of Blount, fixing his duties and compensation, for the trial of all mid-demonsors in said county, authorizing jury trials and appeals, Revision of laws:

By Mr. Kelly-

H. 58a. To amend section 2640 of the code, (Venue in civil cases),

Judiciary ;

Also, (by request)
v. 586. To make the husband or wife of the defendant a competent witness for the defendant in criminal

proscentions, Judiciary;

Also, (by request)

H. 587. To constitute the town of Oxford a separate school district, and to provide a board of education therefor;

Education ;

Also, (by request)

H. 588. To amend certain sections of the charter of the town of Oxford and to give said town of Oxford power to issue bonds.

Corporations: .

By Mr. Ewing-

n. 589. To authorize the contest of the election held on the first Monday in August, 1894, and any election hereafter to be held for governor and other state officers. Privileges and elections:

Mr. Hearne moved that 150 copies be printed for the

use of the house.

Mr. Knight moved to tahls the motion which prevailed. By Mr. Knight-

H. 590. To prevent stock from running at large in precinct No. elsvsn in Hals county, Alabama,

Local legislation: By Mr. Montgomery-

H. 591. To define and limit the effect of a general or public act. Judiciary:

By Mr. Meador-

H. 592. To establish a county school book board to salect a uniform series of text books for use in the public schools of the several counties of the state. Education:

By Mr. Smith of Mobile-

H. 593. To establish a court of inferior civil and criminal jurisdiction of Mobile, and to define the jurisdiction thereof,

Judiciary: Also.

H. 594 To regulate the fees and costs in courts of justices of the peace in the city of Mobile. Judiciary ;

Also.

H. 595. Prescribing jurisdiction of justices of the peace in the city of Mobile, Judiciary :

By Mr. Brown of Russell-

u. 596. To regulate the trial of certain misdemeaners committed in Russell county.

Revision of laws;

By Mr. Turner (with notice and proof)-

H. 597. For the relief of Cyrus Boykin of Washington county, Averopriations:

By Mr. Cook of Wilcox-

H. 598. To regulate trials by juries in the county court of DeKalb county and to regulate appeals from convictions in said court, Revision of laws:

By Mr. Gibbons-

H. 599. To repeal sections 151, 152, 153, 154 and 155 of the code of Alabama and also to repeal an act entitled an act to establish a branch agricutural experiment station in the canebrake, approved February 17th, 1885.

Agriculture;

Also, H. 600. To amend section 150 of the code of Alahama.

Agriculture;

Also, B. 601. To annually dispose of the surplus or balance of the fund arising from the sale of fertilizer tags and license to sell fertilizers after the payment of lawful expenses out of said fund, Agriculture.

Also.

M. 602. To repeal an act estitled an act to establish an agricultural school and experiment settion as Albert-ville, Alabama, Lebanon, Alabama or Springrille, Alabama, to-bacon, Alabama or Springrille, Alabama, to-bacoted by the governor, super-intendent of education and commissioner of agriculture passed by the general assembly of Alabama over the veto of the governor, February 21st, 1893, Agriculture.

Also.

H. 603. To repeal an act entitled an act to establish a branch agricultural experiment station and agricultural school in southest Alabama, approved February 21, 1893, Agriculture;

Also,

H. 604. To repeal an act to establish two branch agricultural stations and agricultural schools, one in north Alabama and the other at or near Abberille in Heary county, in southeast (Alabama approved February 28th, 1888) and the proper of the property of the sections of any open an act entitled an act to amost two bounds of the sections and applications of the sections of the

Agriculture; By Mr. Hill-

H. 605. To authorize the Montgomery Shooting Club to borrow money, and execute a mortgage on their property to secure the payment thereof, or of any other deht contracted by it,

Corporations; By Mr. Montgomery (by request)—

n. 606. To remove the trial of civil actions and criminal cases from one justice of the peace to another upon affidavit, and regulating the same.

Judiciary.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

Mr Speaker:

The committee on engrossed bills reports the following bills correctly engrossed:

н. 487, 167, 81, 95, 173, 180, 195, 205, 248, 221, 250, 428, 249. Спак А. Weitten.

Chairman.

BILLS ON SECOND BRADING.

The chairmen of the several committees reported favorably on the following bills:

s. 144. To prevent any one from procuring vineus, spirituous or malt liquors, or intoxicating bitters, for a minor or person of known intemperate habits:

s. 68. To amend section 3 of an act "For the protection of dogs," approved February 12th, 1887;

s. 71. To establish the county, or beat of residence, of persons, where their residence is partly in two or more counties, or beats:

s. 125. To amend section 2 of an act entitled "An act to regulate the taking of oysters from the public reefs in the State for sale, or planting, approved December 10th, 1892, and to repeal an act to regulate the planting and taking of oysters in the waters of this State, approved February 18th, 1892, which act, hereby amended.

was approved February 14th, 1893; x. 38. To repeal an act entitled an act in relation to trials for misdemeanors in Tuscalcosa and other counties therein named, approved March 19, 1875, so far as the sams applies to Clarke county, and to provide for the disposition of certain cases now pending in the county

court of Clarke county; H. 384. To better prevent the commission of trespass

upon lands in Wilcox county, Alabama; H. 554. To regulate and provide for the trial of misdemeanors in Washington county;

H. 525. To regulate the issue of writs of certiorari by the probate judge of Heary county;

the probate judge of Heary county; H. 529. To prohibit obtaining property by false pretenses under contract for performance of act or service

in the counties of Lowndes, Wilcox, Monroe and Hale,
n. 491. To prevent the taking or removal of property
from this state with the intent to avoid the laws of this

state, or to subject the property to legal process in such other state; H. 562. To amend sections one, two, five, eight, eleven and fourteen of an act entitled an act to ratify

and confirm the organization of the Tredegar Mineral Railroad, and to confirm and amend the charter thereof, approved February 21, 1893; 16, 579. To ratify and confirm the charter of the Montgomery Street Railway, a corporation chartered

Montgomery Street Railway, a corporation chartered under the general laws of this state, and to confer additional powers on said Montgomery Street Railway; H. 189. To define the corporate limits of the city of

Birmingham in the state of Alabama (with substitute); x, 523. To prohibit the sale, giving away, or otherwise disposing of Intoxicating figuors, within one milo in every direction of Reboboth church, Big Creek church, County Line church, Pleasant Grove church and New

Hope church, all in the county of Geneva; H. 531. To protect and regulate the time and manner of catching and taking fish from and in the waters of the state of Alabama, in Madison county;

of the state of Alabama, in handson county;

M. 445. To authorize the county of Jefferson to pay
the rent of an armory for the Huey Guards of East Lake,
a military company forming part of the Alabama state
tr8ons:

R. 524 was returned and referred to the judiciary committee.

The above and foregoing bills were severally read a second time and placed on the calendar.

The committee on rules reported favorably senate joint resolution raising a joint committee of four, one from the senate and three from the house to inquire what charges of all kinds have been made during the

past two years by vessels using the Harbor of Mobile, Which was adopted, and the speaker appointed as a committee en the part of the house, Messrs. Robinson, Smith of Mobile, and Brooks:

Also.

Reported favorably house resolution raising a committee of three to enquire what rights, if any, are reserved to the state in the supreme court reports,

Which was edopted, and the speaker appointed as said committee, Messrs. John, Boykin and Rabb.

On motion of Mr. John, senate bill 119 was referred to the last named committee without losing its place on the calendar.

MERCAGA FROM THE SENATE.

Mr. Speaker:

The senate has amended as therein shown, and as amended has passed the house bill:

m. 200. To make appropriations for the ordinary expenses of the executive, legislativa and judicial departments of the state, for interest on the public debt, and for public schools:

And has adopted.

 Joint resolution requesting Alabama senators and representatives in congress to advocate the speedy repeal of the ten per cent. tax on the issues of state banks;

And has adopted a joint resolution, herewith

sent, instructing the president of the senate and the speaker of the house to erase their signatures from the house bill No. 5. W. L. CLAY, Secretary.

BENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once and referred to the committees, as follows:

Federal relations, s. 115.

The house concurred in the senate amendments to, n. 290. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the state, for interest on the public debt, and for public schools. Yeas 48, anws 7.

Yeas 48, nays 7

Messes, Speaker, Barron, Brown of Russell, Calbonn, Camp, Cook of Wilcox, Curris, Dale, Davis, Fielding, Flemung, Fletcher, Forman, Fulton, Gibbonn, Grant, Graves, John, Kelly, Konendy, Knight, Kyeh, Langley, Lipscomb, Mapics, Maador, Mahan, Montgomery, McChasky, O'Bren, Tatton, Berry, Rabb, Ikand, Rossal, Chasky, O'Bren, Tatton, Berry, Rabb, Rossal, Rossal, Attanga, Smith of Greene, Smith of Mobile, Tuck, Turner, Ward, Whitte—48.

Nays: Messrs. Banks, Beeson, Burks, Ewing, Franklin, Fuller and Wheeless—7.

Her and whosess—7.

The house adopted the joint resolution instructing the president of the senate and the speaker of the house to erase their signatures from house bill 5.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The president of the senate having signed the following bills, your signature thereto is requested:

s. S. To establish a new charter for Phonix City, in Lee county, Alabama;

s. 14. To more clearly define and locate the boundary line between the counties of Clay and Talladega, in this state;

s. 65. For the preservation of game in Conecult county:

s. 6. To anthorize the mayor and councilmen of the city of Demopolis to issue bonds of the city of Damonolis for an amount not exceeding fifteen thousand dollars. bearing not more than six per cent, interest per annum. payable semi-annually, for the purpose of erecting and establishing waterworks for and city;

s. 74. To repeal an act to provide for the drawing and organization of the grand and petit surpra in the county of Wilcox:

s. 18. To relieve Rit. M. Lavender, of Hale county. of the disabilities of non-age. W. L. CLAY,

Secretary.

SIGNING BILLS.

The speaker of the house in the presence of the bonse immediately after their titles had been publicly read by the clerk, signed the bills, whose titles are set forth in the foregoing senate message.

BILLS ON THIRD BEADING,

if. 393. To prevent stock from running at large in certain portions of Beat No. 3 in the county of Hale, state of Alabama.

Was read a third time at length and passed-yeas 67. navs 0. Yeas:

Messrs. Speaker, Barron, Beasley, Besson, Ballinger, Boyklu, Brown of Conscub, Brown of Russell, Calhoun, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Puller, Gewin, Glbbons, Graham, Grant, Graves, Harris, Jackson, Jinks, Kelly, Kennedy, Killebrew, Knight, Langley, Manning, Meador, Mahan, Mixon, Montgomery, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Psrry, Prowell, Rabb, Rand, Roach, Robbins, Robinson, Rogers, Rowe, Savage, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greens, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Henry-67.

SPECIAL ORDER.

u. 463. To amend an act entitled an act to amend section 141 of the code, approved December 12th, 1892; On motion of Mr. Kennedy the previous question was ordered and the bill

Was read a third time, at length, and lost—year 38, navs 43.

Yeas:

Measra. Speakor, Calhoun, Coleman, Dale, Fielding, Fletcher, Fulton, Gewin, Graham, Graves, John, Kelly, Konnedy, Kyle, Lipscomb, Meador, Mahan, Montgomory, McClinsky, McCorvey, Ott, Patton, Prowell, Rabb, Rand, Roach, Robinson, Rowe, Searborough, Serway, Saele, Smith of Greene, Smith of Mobile, Taylor, Tuck, Turner, Ward, Williams of Heary—38.

Nays:

Messr. Barron, Beasley, Beeson, Beilinger, Boykin, Forwn of Conecht, Brown of Russell, Burks, Camp, Cole, Cock of Talladega, Cook of Wilcox, Curtis, Deans, Ellis, Ewing, Fenning, Forman, Franklin, Fuller, Gains, Gibbons, Grant, Harris, Hesen, Illil, Jackson, Killebrow, Kinght, Langley, Manning, Maples, Mastin, Mills, Mixon, Perry, Robbins, Rogers, Savage, Smith of Antauga, Summers, Wheeless, Whitten—43.

Mr. Knight changed his vote from yea to nay and

gave notice that he would move to reconsider the vote
by which the bill was lost.

Mr. Forman moved to reconsider the vote by which the bill was lost and then moved to table that motion. The latter motion prevailed—yeas 40, navs 35.

Yeas:

Mestr. Barron, Beasley, Boeson, Bellinger, Boykin, Brown of Coneenh, Brown of Cassell, Burks, Camp, Cole, Cock of Talladega, Cook of Wilcox, Curtis, Deast, Ellis, Ewing, Floming, Forman, Franklin, Fuller, Gains, Gibbons, Graves, Harris, Hearn, Jackson, Killebew, Langley, Manning, Maples, Mastin, Mills, Mixon, Perry, Robbins, Rogers, Savage, Smith of Autauga, Summers, Wheeless—40.

Navs:

Messrs, Speaker, Calhoun, Coleman, Dale, Fletcher, Fulton, Graham, Grant, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Meador, Mahan, Montgomery, Mc-Clusky, McCorvey, Ott, Patton, Prowell, Rabb, Rand, Roach, Robinson, Rowe, Screws, Scale, Smith of Greene. Smith of Mobile, Tuck, Turner, Ward, Whitten-35. g. 477. To fix the times and places of bolding the

courts in the first judicial circuit of Alabama, and to

regulate the practice therein.

Was read a third time, at length, and passed-yeas 69, navs 1.

Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Callionn, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Fielding, Fleming. Fletcher, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jackson, John, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Manning, Maplea, Mastin, Meadows, Mahan, Mills, McClusky, McCorvey, Ott, Patton, Perry, Prowell, Rand, Robbins, Robinson, Rogers, Rowe, Scarborough, Seale, Smith of Autauga, Smith of Greene, Summers, Tuck, Turner, Ward, Wbceless, Whitten-69. Nav: Mr. Coleman.

R. 228. To create four commissioners districts in Lee county, Alabama, and to provide for the election of four

commissioners thereof.

Was read a third time, at length, and passed-yeas 60, nava 0.

Yeas:

Messrs. Banks, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtia, Dale, Davis, Deans, Ewing, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Grant, Graves. Harris, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Langley, Lipscomb, Manning, Maples, Mastin, Meador, Mahan, Mixon, McCorvey, Perry, Rabb, Robbins, Robinson, Rogers, Rowe, Savage, Scarborough, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless-60.

H. 204. To provide for the better support and maintenance of the public schools of St. Clair,

Was read a third time at length and passed-yeas 69,

nays 0. Yeas:

Messr. Banks, Barron, 'Beasley, Beson, Brown of Conecul, Brown of Russell, Burfa, Camp, Cole, Cook of Talladega, Vool of Wilcox, Curris, Davis, Ellis, Ewing, Fleming, Fistence, Fort, Forman, Franklin, Pullor, Fullering, Fistence, Fort, Forman, Franklin, Pullor, Fullering, Fistence, Fort, Forman, Franklin, Pullor, Fullering, Jackson, Jinks, John, Kelly, Kennedy, Killebrow, Knight, Kyle, Langley, Lipsconth, Magles, Masoli, Roblin, Conn., Perry, Rabb, Rand, Bazers, Maoch, Roblin, Roblin, Port, Perry, Rabb, Rand, Bazers, Maoch, Roblin, Green, Smith of Models, Summers, Taylor, Tuck, Ward, Wilcoles, Whitten, Williams of Honry-Gu

n. 536. To incorporate the town of Goodwater, Coosa county.

Was read a third time at length and passed—yeas 73, nays 0.

Yeas:

Meases. Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Genesch, Brown of Russell, Burker, Calbouin, Camp, Cole, Coloman, Cook of Talladega, Cook of Nucleo, Carles, Dale, Deans, Ellis Eving, Felding, Graham, Goko and Garden, Graham, Grand, Graven, Blarrin, Hearn, Bill, Jackson, John, Kelly, Kennedy, Killebowe, Kriight, Kyle, Langley, Lipscomb, Mayles, Massio, Meador, Malan, Mixon, John, Kelly, Kecklash, McCorry, McAlpeson, O'Moria, Monigonery, McColles, O'Moria, Wingler, Night, Sale, Langley, Lipscomb, Mayles, O'Rose, Senzkorough, Sale, Smith of Atagas, Smith of Butter, Smith of Greene, Smith of Modile, Tydyo, Turnor, Ward, Wheeless, Lin, Salt, Tal amend section 3078 of the code of Alistan. 389.

bams,

Was read a third time at length, and passed—yeas 06, nays 1. Yeas :

Messrs. Barron, Beasley, Beeson, Bellinger, Boy-25 a kin, Brown of Concenh, Brown of Russell, Calboum, Cashor Chang, Coke, Goleman, Cook of Halbadga, Cook of Wilcox, Curris, Dale, Davis, Ellis, Ewing, Fleiding, Flenning, Fletcher, Forman, Franklin, Falion, Gewin, Gibrand, Franklin, Falion, Gewin, Gibrand, Falion, Gewin, Gibrand, Chang, Falion, Falion, German, Gardin, G

Nay: Mr. Fuller.

a. 41. To establish a state board of embalming, to provide for the better protection of life and health, to prevent the spread of contagious diseases, and to regutiate the practice of embalming, and the care and disposition of the dead, Was read a third time, at length, and passed—yeas 50,

navs 12.

Yeas:

Masars. Barron, Basaley, Boykin, Brown of Conceul, Brown of Russell, Calhoun, Canp, Cole, Cook of Talladega, Cook of Wilsox, Dale, Davis, Floming, Forman, Hill, John, Kolly, Kennedy, Kughts, Kyle, Langiov, Lipscomh, Maples, Mahan, Monigomery, McClusky, McCorey, O'Heno, Ota, Paton, Perry, Frowell, Rabb, Robinson, Lógers, More, Scarberough, Smith of Greens, Brown, Control of Control of Control of Control of Control Ilams of Henry—50.

Nays:

Mossrs. Burks, Coleman, Deans, Ellis, Ewing, Franklin, Fuller, Harris, Jackson, Killebrew, Mills, Mixon and Wheeless—12.

H. 93. Was on motion of Mr. Smith of Mobile indefinitely postponed.

The hour of 1 o'clock having arrived the house adjourned fill 3 p. m., to-day.

AFTERNOON RESSION.

The house met pursuant to adjournment. A quorum was present.

MESSAGE FROM THE SENATE.

Mr. Speaker:

Mr. Speaker:
The senate has amended as therein shown, and as

amonded, has passed the house bill

H. 110. To repeal an act entitled an act to regulate the issue of garnisiments and the proceedings thereon in the counties of Jefferson, Dallas, Calhoun, Escambia and Cleburne, approved February, 21, 1893,

And has originated and passed the following bills :

s. 13. To amend section 8 of an act entitled an act, to provide liens for mechanics and meterial men and to repeal section 3018, 3022, 3025, 3025, 3025 and 3041, of the code and section 3027 as amended by the acts of 1888 89, approved February 12th, 1891;

s. 141. To amend section 3833 of the code;

And has adopted,

 Senate joint resolution, making acte passed by general assembly of 1894-5, applicable to assessment of taxee in 1895;
 And has passed,

it. 108. To regulate the election of county commissioners for Covington county;

H. 109. To authorize the judge of probate and commissioners court of Covington county to lay off said county into four commissioners districts.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally road once and referred to the committees as follows:

Ways and means, s. 210; Judiciary, s. 13.

The house non-concurred in the sonate amendment to 1. 110 and asked for a committee of conference. Committee on the part of the house, Mesers.

BILLS ON THIRD READING.

On a continuation of the call of the roll bills were called up and disposed of as follows:

By Mr. Curtis-

H. 168. To establish the Rodgers School District in Pike county.

The amendment offered by the committee was adopted and the bill was read a third time at length and passedyeas 61, nays 9.

Yeas:

Mesars, Speaker, Banks, Beasley, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Calhoun, Camp, Cole, Cook of Wilcox, Curtis, Dale, Davis, Ellis, Flaming, Fletcher, Forman, Franklin, Fuffer, Fulton, Gains, Gewin, Gibbons, Grant, Graves, Harris, Hill, Jackson, John, Kennedy, Killebrew, Langley, Maples, Mastin, Meador, Mahan, Mixon, Montgomery, McCluskey, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Reaves, Roach, Robbins, Robinson, Rowe, Scarborough, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Tuck, Wheeless, Whitten, Williams of Bullock, Williams of Henry-61.

By Mr. Dale-

H. 206. To give a hen to all ginners of cotton in the state of Alabama, and a remedy to enforce the same, Was read a third time at length, and passed-yeas 47,

pays 15.

Yeas: Messrs. Banks, Beasley, Beeson, Boykin, Brown of Conecul, Brown of Russell, Calhoun, Camp. Cook of Talladega, Cook of Wilcox, Dale, Davis, Ellis, Floming, Forman, Gains, Gibbons, Grant, Graves, John, Kelly, Kennedy, Killebrew, Kyle, Maples, Mastin, Meadow, Mahan, McClusky, O'Brien, Perry, Rand, Roach, Robinson, Rogers, Rowe, Savage, Scarborough, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Tuck, Whitten, Williams of Bullock, Williams of Henry -47.

Nays:

Mesars, Speaker, Cols, Ewing, Fletcher, Franklin, Fuller, Fulton, Gains, Harris, Hearu, Jackson, Langley, Manning, Mills, Wheelees-15. By Mr. Davis-

H. 312. To abolish the county court of Marion county. Was read a third time and passed-year 58, nays 0. Yeas:

Messrs. Speaker, Beasley, Berson, Boykin, Brown of

Conseuh, Brown of Russell, Burks, Calhoun, Camp, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Ewing, Floming, Fletcher, Forman, Franklin, Fulton, Gaine, Gewin, Gibbons, Grant, Graves, Hearn, Jackson, Kelly, Kennedy, Killebrew, Kyle, Langley, Maples, Meador, Mahan, Mills, Mixon, Montgomery, McClusky, O'Brlon, Ott. Patton, Perry, Rabb, Rosch, Robbins, Robinson, Rogers, Rowe, Scarborough, Smith of Autsugs, Smith of Greene, Smith of Mobile, Summers, Tuck, Wheeless, Whitten, Williams of Bullock, Williams of Henry-58.

By Mr, Ellls-

H. 520. To consolidate the criminal dockets of the city court of Selma and of the circuit court of Dallas county, and to make all criminal causes coming into either of said courts by indictment or otherwise, triable in either of said courts and to provide for the clerks fees.

Was read a third time, at length, and passed-yeas 59, nays 0.

Yeas:

Mesars. Speaker, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Burks, Calhoun, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ellis, Ewing, Fielding, Fleicher, Ford, Forman, Franklin, Fulton, Gains, Gewin, Cibbons, Grant, Graves, Jackson, Kelly, Kennedy, Killebrew, Kylc, Langley, Maples, Meador, Mixon, Montgomery, McClusky, O'Brien, Ott, Perry, Rand, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Scarborougb, Smith of Autauga, Smith of Greens, Smith of Mobile, Summers, Tuck, Turner, Williams of Bullock, Williams of Henry-59.

The hill was ordered to the senste without engrossment. By Mr. Deans-

H. 397. To confirm, amend and enlarge the charter of the Chattahoochee Brewing Company,

Was read a third time, at length, and passed-yeas 59, nays 2.

Yeas: Messrs, Bessley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Cole, Cook of Talladegs, Cook of Walcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Ford, Formau, Franklin, Fuller, Fulton. Gaine, Gewin, Gibbons, Grani, Harris, Jackson, Kelly, Keunedy, Külishrew, Kyle, Langley, Lipwomb, Manning, Maples, Mastin, Mendor, Mixon, McClusky, O'Brien, Porry, Roach, Robbins, Robinson, Rogers, Rowe, Savage, Scarborough, Smith of Autuaga, Smith of Greene, Smith of Mobile, Taylor, Tuck, Turner, Ward, Wheeless, Williams of Henry—50

Nays: Mosers Mahan and Ott-2.

By Mr. Ewing-

n. 295. To create a separate school district in Cherokee county, Alabama, to be known as Taff School District, and to define the boundaries thereof.

Was read a third time, at length, and passed—yeas-63, navs 0.

Yeas:

Messrs. Beasley, Bellinger, Boykin, Brown of Cononly, Brown of Russell, Burke, Calboun, Camp, Cook of Tulladega, Cool of Wilcox, Guris, Dalo, Davis, Ellis, Eving, Failang, Fleaning, Fletcher, Ford, Forman, Frence, Harris, Hearn, Jackson, John, Kelly, Kennedy, Graves, Harris, Hearn, Jackson, John, Kelly, Kennedy, Killebrew, Kright, Kyle, Langley, Lipscomb, Mastin, Mesdor, Mahan, Mills, Mixon, McClusky, O'Brlen, Oix, Rand, Kooke, Robinson, Rugars, Rows, Stanford, Sax-Rand, Rosch, Robinson, Rugars, Rows, Stanford, Sax-Smith of Mobile, Tuck, Ward, Wheeless, Williams of Bullock, Williams of Hongy—Gal.

By Mr. Flomingu. 245. To incorporate the Alabama Mutual Fire In-

surance Company.

A substitute with the following title:

"To incorporate the Alabama Mutual Fire Insurance Company and to define its rights, powers and franchises."

Was adopted.

Was read a third time, at length, and passed—yeas 56,

nays 1.

Yeas:
Mesera, Beasley, Beeson, Belliuger, Boykin, Brown of
Ooneeuh, Burks, Calhoun, Cameron, Camp, Coleman,
Cook of Wilcox, Curtis, Dale, Ewing, Fielding, Fleming,
Fletcher, Forman, Frankin, Fultou, Gewin, Gibbons,

Grant, Graves, Jackson, John, Kelly, Knight, Kyle, Langley, Maples, Meador, Meadows, Malian, O'Brien, Ott, Rabb, Rand, Roach, Robinson, Rogers, Rowe, Sauford, Savage, Scarborough, Screws, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Williams of Buliock-56. Nav:

Mr. Fuller.

By Mr. Fletcher-

H. 351. To amend section three (3) of an act entitled an act to define and prescribe a lawful fence in certain portions of the county of Madison, approved February 28th, 1889,

Was read a third time at length and passed—yeas 56, navs 0.

Navs:

Mesers. Beasley, Beeson, Bellinger, Brown of Conecuh, Brown of Russell, Burks, Camp, Cole, Cook of Talladega, Curti-, Dale, Davis, Deans, Ellis, Ewing, Fleming, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbous, Grant, Graves, Jackson, Kelly, Kennedy, Langley, Lipscomb, Maples, Meador, Mahan, Mills, Mixon, Montgomery, McClusky, O'Brien, Ott, Patton, Perry, Rand, Roach, Robinson, Rogers, Rowe, Scarborough, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry-56. By Mr. Ford-

s, 98. To establish a separate school district in Winston county, to be known as the "Dismal School District,"

Was read a third time at length and passed—yeas 63,

navs 0.

Yeas: Mesers, Bonsley, Boeson, Bellinger, Boykin, Brown of Conecuh, Calhoun, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davie, Deans, Ewing, Fleming, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Grant, Graves, Harris, Hearn, John, Kelly, Kennedy, Knight, Kyle, Langley, Maples, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Mc-Clusky, McCorvey, O'Brien, Ott, Patton, Perry, Rabb, Roach, Robbins, Robinson, Rogers, Rowe, Sanford. Savage, Scarborough, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Williams of Bullock, Williams of Henry—63.

By Mr. Forman-

M. 467. To lacorporate Spring Lake College, and to repeal an act to incorporate Springville High School, and an act to amend charter of Springville Educational Institute.

Was read a third time at length and passed-year 58,

nays 0.

Massas, Beadey, Bellinger, Brown of Conecuh, Burks, Calboun, Comeron, Gols, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Fleming, Fletcher, Ford, Forman, Frnnklin, Faller, Futlon, Gains, Gibbons, Grant, Graves, Jackson, John, Kolly, Kennedy, Killebrow, Kinght, Langley, Hapecomb, Maples, Meadow, Medows, Malana, Mixon, Montgomery, McGorvey, O'Brien, Pastson, Mixon, Mixon, Montgomery, McGorvey, O'Brien, Pastson, Gold, Cook, C

By Mr., Fulton-H. 138. To confirm, amend and enlarge the charter

of the Bessemer Land and Improvement Company,
Was read a third time at length and passed—yeas 60.

navs 0. Vess

Messr. Bessley, Bessen. Bellinger, Brown of Conecit, Horon of Russell, Barks, Colkouh, Garneton, Camp. Cole, Coleman, Cook of Talladega, Cook of Wilrey, Davis, Ellik, Eveny, Fleming, Fletcher, Forman, Franklur, Foller, Gains, Gibbons, Crans, Harrn, Itetan, Franklur, Foller, Gains, Gibbons, Crans, Harrn, Itetan, Land, Masdor, Masdows, Mixon, Monigomery, McClusky, McCorvey, O'Brien, Ott, Patton, Perry, Hand, Rosch, Elobbira, Robinson, Rogers, Rowe, Sanford, Savago, Sear-brough, Smith of Autungs, Smith of Molile, Tunk, Todor, Ward, Waebles, Whiten, Williams of Bullock Todor, Ward, Waebles, Whiten, Williams of Bullock

By Mr. Fielding-

n. 272. To encourage the cultivation of the grape and other fruits in this state, and to provide for and regulate the sale of vinous liquors produced from fruits grown by cultivation and also indiginous or while fruits of all kinds and descriptions from which wines can be made and to allow wines made in this state from fruits grown in this state to hoold by the maker or producer of such wines without a license in all the markets of Alabama:

Mr. Fletcher moved to table the bill. Lost.

On motion of Mr. Kelly, the bill was recommitted to the committee on revision of laws.

By Mr. Gains—

n. 251. To amend section eight of an act snittled an and section 2, and paragraphs 5, 7, 9 and 10, and section 4 and section 9 and 10 of an act entitled an act to provide for a charter for the city of Jasper, in Walker county, Alabama, approved February 6, 1889,

Was read a third time at length and passed-yeas 58,

navs 0.

Yeas: Measely, Beeson, Bollinger, Boykin, Brown of Conceult, Brown of Russell, Burks, Califonn, Camp, Cole, Cook of Talladega, Cook of Wilcar, Dale, Davis, Calladega, Cook of Wilcar, Dale, Davis, Paris, Garley, Garley, Garley, Garley, Garley, Bartell, Pallon, Gails, Gewin, Gibbons, Granz, Graves, Jakeson, John, Kelly, Kennedy, Knight, Kyle, Langley, Japecomb, Meador, Muson, O'Brien, Ozt, Patton, Rand Bollston, Nogers, Rowe, Sanford, Savage, Scarborough, Seelis, Smith of Autasup, Smith of Greene. Smith of Seelis, Smith of Autasup, Smith of Greene. Smith of Bullock, Williams of Henry—Smith of Smith of Markey, Markey Milliams of Henry—Smith of Smith of Markey Milliams of Henry—Smith of Smith of Markey Milliams of Henry—Smith of Milliams of H

By Mr. Ewing-

s, 31. To amend an act outitled an act to regulate the trial of misdemeanors in Bibb county, approved Febru-

ary 21, 1893.

The following amendments were adopted: amend socion 2; in 6th line of said section sertike out the word 'said!" and insert 'the;" and in the 6th and 7th lines of said section strike out the words, "of the circuit cours as ex-officio clerk," and after the word "said!" in the 8th line of said section insert the word "sould" in the 8th line of said section insert the words "young court."

Amend section 4 by substituting the following: Section 4. Be it further enacted, that the judge of

said county court shall appoint a clerk for said county

court who shall have authority to issue warrants of arrest returnable to said court and the practice and proceedings therein shall conform to the practice and proceedings of the circuit court of the state except as herein

Was read a third time at length and passed-yeas 49, navs 27.

Yeas: Mesars, Speaker, Boykin, Brown of Russell, Calhoun, Camp. Cook of Wilcox, Dale, Davis, Flaming, Fletcher, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Hill, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Maples, Meador, Maban, Montgomery, McClusky, McCorvey, O'Brien, Ott, Patton, Perry, Rabb, Rand, Roach, Robinson, Rogers, Rowe, Sanford, Scarborough, Scale, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turner, Ward, Whitten, Williams of Henry-49. Mesars, Beasley, Beeson, Bellinger, Brown of Cone-

cub. Burks, Cole, Cook of Talladega, Deans, Ellis, Ewing. Fielding, Forman, Franklin, Fuller, Gains, Harris, Hearn, Jackson, Killebrew, Langley, Manning, Mastin, Mills, Mixon, Summers, Taylor, Wheeless-27. On motion, the house adjourned till 10 a.m. to-mor-

row.

TWENTY-FOURTH DAY.

House of Representatives,

December 11, 1894.

The house met pursuant to adjournment. Prayer by the Rev. Mr. Howell of Cleburne County. A quorum was present.

The committee on revision of the journal reported the iournal of vesterday correct.

Leave of absence was granted to Mr. Reaves for the remainder of the week, to Mr. Prowell for to-day and and to-morrow, and to Mr. McCluskey for to-day.

RESOLUTIONS.

Mr. Kennedy offered the following:

Resolved by the house and president of the senate be instructed to erase their signatures from H. 21, which was adopted.

DECOMPLES A STON

On motion of Mr. Knight, the vote by which the house on yesterday concurred in the senate amendments to

H. 290. 'To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the state for interest on the public debt, and for public schools."

Was reconsidered, and the house non-concurred in the senate commandments and asked for a committee of conference. The speaker appointed as the committee on the part of the house, Messrs. Knight, Meador and Tur-

On motion of Mr. John, the vote by which

H. 138. To incorporate the University School at Clanton, Chilton County, Ala ,

Was passed, was reconsidered, and the vote by which the bill was ordered to a third reading was reconsidered. Mr. John offered a substitute, which was adopted,

And the bill

12.

Was read a third time at length, and passed—yeas 63, nays 0. Yeas:

Messr. Speakir, Janaks. Bessley, Brown of Concessia, Burks, Callion, Champ. Cole, Code of Talladega, Cocke of Wilcox, Curtis, Dale, Davis, Ellis, Eveing, Fielding, Fischer, Jord, Forman, Franklin, Fuller, Pulton, Gewin, Gibbon, Gerkinn, Gratat, Gravev, Jazris, Jackeon, Julis, Gibbon, Gerkinn, Gratat, Gravev, Jazris, Jackeon, Johnson, Mahan, Miton, McClinck, McCorey, McQueen, O'Drion, Okt, Patton, Ferry, Prowell, Rabb, Hand, Rosch, Robbins, Robinson, Rowe, Gutono, Sandrois, Savage, Scachorough, Smith of Auttangs, Smith of Burker, Smith of Greene, Bollock, Williams of Heavy—Si, Ward, Williams of

REPORT OF COMMITTEE ON ENGROSSED SILLS.

Mr. Speaker:

The committee on engrossed bills report the following bills correctly engressed:

Nos. 536, 204, 228, 389, 393, 477, 168, 188, 206, 245,

251, 295, 312, 351, 397, and 487.

Chas. A. Whitten,
Chairman.

REPORT OF COMMITTEE ON EXPOLLED BILLS.

House of Representatives.

Mr. Speaker:

The committee on enrolled bills report the following correctly enrolled:

H. 80. To divide all beats and precincts having more than one voting place and make separate beats of each voting place, and provide for the same so far as the same pertains to Lauderdale county;

H, 86. To require the production of books and writings in actions at law:

n. 101. For the preservation of fish, game and birds in the county of Bullock:

H. 198. To regulate the election of county commissioners for Covington county:

n. 109. To authorize the judge of probate and commissioners court of Covington county to lay off said

missioners court of Covington county to lay oil said county into four commissioners' districts; n. 112. To amend section two of an actentitled an act to prevent frauds being perpetrated by directors and

managing officers of corporations on the stockholders or bondbolders thereof, approved December 10, 1892; n. 134. To repeal an act entitled au act for the pro-

II. 134. To repeal an act entitled au act for the protection of fish in Marion county;

x. 140. To authorize the mayor and councilmen of Troy to issue bonds of said city for an amount not exceeding thirty thousand dollars, for the purpose of making and improving streets, establishing sewerings for said city, and in paying whatever-outstanding, floating (not bonded) indebtedness of said city may have at the passare of this act: g. 146. To amend section 4 of an act entitled an act to incorporate the Evergreen Industrial Normal School, approved Feb. 16, 1891.

J. H. Montgowery, Chairman.

SIGNING BILLS.

The speaker of the house in the presence of the house immediately after their titles had been publicly read by the clerk, signed the bills whose titles are set out in the above report of the committee on enrolled bills.

INTRODUCTION OF AILLS.

On a call of the counties, bills were introduced, severally read one time and referred to appropriate committees, as follows:

By Mr. Bellinger-

R. 607. To prohibit the sale, giving away or otherwise disposing of vinous, spirituous or mall liquors, intoxicating bitters, or cordials, within the limits of Oneonta school district, Temperance;

By Mr. Rand (By request)—

H. 608. To amend an amend an act entitled an act to establish a new charter for the city of Sheffield, in the county of Colbert, state of Alabama, approved Dec. 12th, 1892,

Corporations; By Mr. Robbins-

H. 609. To protect bridges over running streams in Coosa county.

Public roads and highways;

By Mr. Beesonn. 610. To incorporate the Attalla Normal College,

Education; By Mr. O'Brien-

H. 611. To regulate primary elections in the state of Alabama.

Privileges and elections;

By Mr. John-

H. 612. To provide for the preservation of the public records of this state, Judiciary;

H. 613. To regulate the trial of criminal causes in the supreme cours of Alabama,

Judiclary;

By Mr. Fleming—

i. 614. To allow the probatojudgo, clerk of the circuis,
city and crimmal courte, and sheriff of Pike county, to
sell or dispose of their claims against the fine and forfeiture fund in Pike county, and to make said claims
receivable in payment of fines and forfeitures, just as
state witnesses, against said fund, and now receivable
and ravable moder the statutes of Alabama.

Local legislation;

By Mr. Langley n. 615. To better provide for the collection of delinquent taxes in Tallapoosa county,

Wsys and means; By Mr. Beasley—

H. 616. To incorporate the Andalusia High School at Andalusia, Alabama,

Education; By Mr. Graham-

H. 617. To require insurance companies doing business in Alabama, to publish a semi-annual statement of their condition.

Banking and insurance.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The president of the senate having signed the following bills, your signature thereto is requested:

s. 77. To create a new charter for the town of Heffin, Cleburne county.

W. L. Clay, Secretary.

SIGNING BILL .

The speaker of the house in the presence of the house immediately after its title had been publicly read by the clerk, signed the bill whose title is set out in the foregoing senate message.

BILLS ON SECOND READING.

The chairman of the several committees, reported favorably on the following bills:

s. 210. Senate joint resolution making acts passed by the general assembly of 1894-95, applicable to assess

ment of taxes in 1895; R. 267. To change the name of the Alabama Institute

for the deaf: H. 564. To establish a separate school district to be

known as the Crane Hill School District in Cuilman

county. Alabama: n. 577. To establish a separate school district to be known as the Anton School District in Winston county.

Alabama: H. 570. To establish a separate school district for

Shelby, Shelby county, Alabama; H. 546. To repeal sections ten, eleven, twelve and thirteen of an act entitled an act to prevent the running at large of stock in certain portions of Elmore county. approved February 18th, 1891.

The above and foregoing bills were severally read a

second time, and placed on the calendar.

H. 262. Mr. Hearn moved that H. 262 be taken from an adverse report, read a second time and placed on the calendar.

On motion of Mr. Whitten, Mr. Hearn's motion was tabled—vess 48, navs 34.

Yeas:

Messrs, Speaker, Barron, Bovkin, Brown of Russell, Calhoun, Camp, Cook of Wilcox, Curtis, Dale, Davis, Fleming, Fletcher, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Jinks, John, Kennedy, Knight, Lipscomb, Maples, Mahan, Montgomery, McClusky, Mc-Corvey, McQueon, O'Brien, Ott, Patton, Perry, Rand, Roach, Robinson, Rowe, Sanford, Scarborough, Screws, Scale, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turuer, Ward, Whitten, Williams of Bullock. Williams of Henry .- 48. Navs:

Messrs, Banks, Beasley, Beeson, Bellinger, Brown of Conecuh, Burks, Cole, Cook of Talladega, Deans, Ellis, Ewing, Fielding, Forman, Franklin, Fuller, Gains,

Graham, Harris, Hearn, Jackson, Killebrew, Langley, Manning, Mastin, Meadows, Mills, Mixon, Rabb, Robbine, Routon, Savage, Smith of Butler, Summers, Taylor, Wheele : -34.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has originated and passed the following

hills: s. 57. To make United States licenso for the sale of spirituous, vinous or malt liquors or of alcoholic bitters. cordisls or beverages of any kind in violation of law in

this State prima fucie ovidence : s. 63. To amend section 3790 of the code of Alabama:

s. 108. To amend an act to require the commissioners' court of Jefferson county to pay for assistance to the solicitor of said county in suppressing crime out of certain funds in the county treasury, approved February

18th. 1891: s. 127. To prohibit a law partner of a solicitor from practicing in criminal cases in any of the courts in which his partner is the solicitor;

s. 142. To provide for the recording of the verdict of the jury in criminal cases, where the case bes been finally submitted to the jury and pending their consideration of the case the defendant abscords, or escapes, and to prescribe the proceedings in such cases;

s. 136. To regulate the holding of municipal elections in the city of Tuskaloosa, Alabama;

s. 148. To authorize the mayor and councilmen of the town of Evergreen, to issue bonds of said town for an amount not exceeding twelve thousand dollars for the purpose of putting in a system of water works and making other permanent improvements in said town;

s. 166. For the reliaf of W. W. Thompson, sheriff of Macon county:

s. 46. For the relief of James J. S. Willis, a tax col-

lector of Barbour county, Alabama; And has amended as therein shown and, as amended, has passed the house hills:

H. 82. To establish a board of revenue for Lowndes

county, and define the powers and duties of said hoard

of revenue: H. 130. To prohibit the sale or bartering of any spiri-

tuous, vinous or malt liquors, or any alcoholic hitters, cordials, or beverages of any kind within threa miles of Bethel Church, situated in beat 4, in Los county, Ala-

st. 226. To repeal an act, entitled "an act to establish the district court of Colbert and Lauderdale counties," approved February 13th, 1891, and to provide for the disposition of causes pending in said court;

And has passed the following house bills :

st. 80. To divide all heats and precincts having more than one voting place, and make separate beats of each voting place, and provide for the same so far as the same pertains to Lauderdale county;

H. 104. For the preservation of fish, game and hirds in the county of Bullock;

H. 134. To repeal an act entitled an act for the protection of fish in Marion county;

H. 140. To authorize the mayor and conneilmen of Troy to issue bonds of said city for an amount not exceeding thirty thousand dollars, for the purpose of making and improving streets, establishing sewerage for said city and in paying whatever outstanding, floating (not bonded) indebtedness said city may have at the passaga of this act.

M. 112. To amend section two of an act entitled an act to provent frauds being perpetrated by directors and managing officers of corporations on the stockholders or bondholders thereof, approved Dacomber 10, 1892;

H. 146. To amend section 4 of an act entitled an act to incorporate the Evergreen Industrial Normal School, approved February 16th, 1891;

H. 86. To require the production of books and writings in actions at law;

And has adopted a joint resolution herewith sent. s. 2001. Investing the governor with plenary

power to dispose of the state convicts as to him seems hest and most expedient until the enactment of a law thereon:

And has originated and passed the following bill

and ordered the same sent forthwith to the house without engressment;

s. 59. To amsnd sections 2080, 2081, 2082, 2084, 2080, 2087, 2134, 2175, 2176, 2102, 2199, 2209, 2238, 2239, 2244, 2245, 2263, 2275, of the code.

And the senate insists on its amendments to the house bill—

n. 290. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State for interest on the public debt, and

for public schools,

And accedes to the request of the house for a committee of conference on the disagreement of the two houses

thereon.

Committee on part of the senate; Mesars. Milner,

Samford and Nolen.

And also accedes to the request of the house for a

committee of conference on the disagreement of the two houses on the house hill—

I. 110. To repeal an act entitled an act "to regulate

the issue of garnishments and the proceedings thereon in the counties of Jefferson, Dallas, Cathoun, Escamhia and Clemittee a proved February 21, 1898;

Committee on part of the senste: Messrs. Kemp, Rogers and Porter.

And has passed the house hill-

And its passes are noted in the state of the

Secretary.

SENATE MESSAGE.

The sonate bills just received, whose titles are set forth in the above and foregoing message, were severally read once, and referred to the committees as follows:

Penitshiary and criminal administration, s. 2004;

Judiciary, s. 57, 63, 142, 59; Revision of laws, s. 106, 127;

Corporations, s. 148;

Appropriations, e. 166, 46.

The house non-concurred in the senate amendments to H. 82.

The house concurred in the senate smendments to— 11.30. To prohibit the sale or barrering of any spirituous, vinous or malt liquors, or any alcoholic bitters, cordials or beverages of any kind within three miles of Bethel church, situated in best 4. Lee county.

Yeas 64, nays 0.

Yeas: Maron, Bensley, Benson, Bellinger, Brown of Messrt. Barron, Bensley, Benson, Bellinger, Brown of Rassell, Burtka. Calleon, Dale, Davis, Densen, Ellis, Erwing, Fielding, Flat, Betcher, Forman, Franklin, Fuller, Futhon, Gsus; Gibbons, Graves, Harts, Jackson, Kolly, Kennady, Killebrew, Graves, Harts, Jackson, Kolly, Kennady, Killebrew, Mesdor, Malan, Mills, Mixon, Mondgomory, McGorey, Medor, Malan, Mills, Mixon, Mondgomory, McGorey, Wedgen, O'Rien, Ott, Furry, Rand, Kobbins, Bohinson, Rogers, Sanford, Sarvage, Scarborough, Smith of Tuck, Turner, Wheeless, Whiten, Williams of Bullock.

Williams of Henry—64.

Also concurred in senate amendment by way of substitute to—

n. 226. To repeal an act entitled "an act to establish the district court of Colbert and Lauderdale counties," approved February 13, 1891, and to provide for the disposition of causes pending in said court, Yeas 80, nays 0.

Yeas:

Messrs, Barron, Beaslay, Besson, Brown of Conceals, Brown of Kussell, Burks, Calhoun, Camp, Cole, Cook of Tallsdegs, Cook of Wilcox, Curtia, Davis, Sering, Fleming, Fischer, Forman, Prakhili, Fulton, Giatrs, Gartin, Fleming, Fischer, Forman, Prakhili, Fulton, Giatrs, John, Keanedy, Killsbrew, Knight, Kye, Langley, John, Keanedy, Killsbrew, Knight, Kye, Langley, Lipcomb, Maples, Meador, Madowen, Mahan, Mills, Mixon, McGorwy, McQueen, O'Brien, Other, Furry, Raud, Kobbins, Robinson, Rows, Sanford, Searbeough, Smith mess, Tuck, Turner, Wheeless, Whitsen, Williams of Bullock—90.

BILLS ON THIRD READING.

H. 554. To regulate and provide for the trial of misdemeanors in Washington county, Was read a third time, at length, and passed—yeas

59: navs 0. YEAR:

Messrs, Speaker, Barron, Beasley, Beeson, Brown of Russall, Calhoun, Camp, Cook of Talladaga, Cook of Wilcox, Dale, Davis, Ellis, Fletcher, Fuller, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Harris, Jackson, Jlnks, John, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mahan, Mixon, McCorvey, O'Brien, Ott. Patton, Perry, Rubb, Rentes, Roach, Roblnson, Rogers, Rowe, Sanford, Savage, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butlor, Smith of Greene, Smith of Mobile, Summers, Tuck, Whitten, Williams of Bullock-59. H. 60. For the relief of M. P. Johnson, of Washing-

ton county.

Was read a third time, at leugth, and passed-yeas 57; navs 1. Yeas:

Mesers Speaker, Barron, Beasley, Becson, Bellinger, Boykin, Brown of Russell, Burks, Galboon, Camp, Cole, Cook of Talladega, Curtis, Dale, Davis, Fielding, Fletcher, Forman, Franklin, Faller, Fulton, Gibbons, Grant, Graves, Harris, Hearn, Hill, Jinke, John, Kelly, Knight, Kyle, Langley, Lipscomb, Maples, Meadows, Mills, Mixon, Montgoinery, McCorvey, O'Brien, Rabb, Rand, Roach, Robbins, Robinson, Rowe, Routon, Scarborough, Seale, Smith of Greene, Smith of Mobile, Tuck, Turner, Wheeless, Whitten, Williams of Bullock, Williams of Henry-57. Nay:

Mr. Ott.

Mr. Rowe by leave of the house called up

и. 391. To prohibit the selling, bartering, exchanging or giving away of spirituous, vibous of mult liquor, intoxicating bitters or beverages in boat 8, beat 18 Elmore county, Alabama.

The substitute prepared by the special committee togroup all prohibition bills in one bill was offered.

Mr. Knight moved to strike out all localities in the substitute and insert in lieu thoroof, "in the State of Alabama."

On motion Mr. Knight's motion was tabled.

On motion of Mr. John the substitute was tabled. On motion of Mr. Ward the bill was recommitted to

to the special committee. On motion of Mr. Rabb the substitute was taken from the table and recommitted to the special committee.

On motion of Mr. Kyle the committee was instructed

not to make report till after recess. H. 158. To better provide for the establishment and working the public roads in Landerdale county, Ala-

bama. Was read a third time at length and passed-yeas 66,

nave 0. Yeas:

Messrs, Banks, Barron, Beasley, Beeson, Bellinger, Brown of Concoun, Brown of Russell, Burks, Calhoun, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Ellis, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fulton, Gains, Gibbons, Harris, Jackson, Jinks John, Kelly, Kennedy, Killebrew, Knight, Langley, Lipscomb, Maples, Meador, Meadows Maban, Mixon, McCorvey, O'Brien, Ott, Prowell, Rabb, Rand, Roach, Robinson, Rogers, Rowe, Routon, Savage, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry-66.

H. 370. To amend an act entitled an act to regulate the apportionment of the school fund in this state by the superintendent of education, approved February 10, 1891, so far as relates to Clarke county.

The substitute offered by the committee was adopted. And the bill.

Was read a third time, at length, and passed-yeas 62, nays 0.

Yеан:

Messrs. Barron, Beeson, Brown of Russell, Calhoun, Camp, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ewing, Fielding, Fleming, Fletcher, Ford, Forman. Franklin, Fuller, Fulton, Gains, Gibbons, Grant, Graves, Harris, Hearn, Jackson, Jinks, John, Kelly, Knight, Kyle, Langley, Meador, Meadows, Mahan, Mixon, Montgomery, McQueen, O'Brien, Ott, Perry, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Savage, Scarborough, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Tuck, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry-62.

H. 177. Was indefinitely postponed.

н. 246. To amend sections 1, 2, 4, 6 and 9 of an act to regulate the practice of pharmacy, and the sale of poisons in cities and towns of more than 900 inhabitants. in the state of Alabama, approved February 28, 1887, and amonded by acts approved February 20th and 25th. 1889.

On motion of Mr. Knight, was tabled, H. 873. To regulate the trial of misdemeanors in

Coffee county.

Mr. McQueen moved the previous question which was ordered, and the bill was read a third time, at length, and lost-yeas 27, nays 59.

YEAR:

Messrs. Speaker, Barron, Beeson, Fleming, Fletcher, Gewin, Graham, Knight, Kyle, Maples, McCorvey, O'Brien, Rand, Robinson, Rogers, Smith of Mobile, Turner, Whitten, Williams of Henry-27, Nays:

Messrs. Banks, Beasley, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Forman, Franklin, Fuller, Gibbons, Graves, Harris, Hearn, Jackson, John, Kelly Kennedy, Killebrew, Langley, Manning, Mastin, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, McQueen, Ott, Patton, Perry, Rabb, Robbins, Rogers, Rowe, Ronton, Savage, Scarborough, Smith of Butler, Smith of Greene, Summors, Taylor, Tuck, Wheeless, Williams of Bullock-59.

Mr. McQueen gave notice of a motion to reconsider

the vote by which the bill was lost.

H. 73. To confer upon the mayor of the city of Bessemer, Alabama, the powers and jurisdiction of a justice of the peace in the corporate limits, and police jurisdiction of sald city,

Was read a third time, at length, and passed-yeas 53, navs 1.

Yeas:

Messrs, Beasley, Boykin, Brown of Russell, Calhoun,

Gamp, God of Wilcox, Dale, Davis, Elenber, Ford, Forman, Frankin, Palona, Gians, Gewin, Gibbons, Gorbann, Grant, Graves, Jackson, Jitoks, John, Kelly, Kenley, Kill-borow, Kvil, Langley, Lipsoromb, Maning, Mapins, Medaer, Mandows, Mahan, Moors, McGorvey, McQueen, O'Bron, Perry, Roads, Robbins, Score Rogers, Garting, Smith of Greens, Smith of Mobils, Summers, Whieless, Whitson, Williams of Billocks,

Nay: Mr. Taylor.
s. 16. To regulate practice and procedure in the circuit court in Talladega county in this State.

The amendment offered by the committee as section 47, was adopted and the bill was read a third time, at

length, and passed—yeas 56, nays 0. Yeas:

Massan Spraker, Barron, Beasley, Beeson, Bellinger, Boykin, Bewen Goncach, Brown of Russell, Gameron, Gamp, Ook. Gook of Wilsox, Curris, Davis, Fistcher, Forman, Frankh, Feller, Fullon, Gains, Gevru, Gibosa, Graham, Graves, Harris, Hearn, Hill, Jackson, Junks, Kelly, Kemedy, Kyla, Lougley, Maples, Meadows, Mahan, Mills, McGorrey, O'Brien, Otto, Sand, Roach, Robert, Good, Sand, Roach, Robert, Good, Sand, Roach, Robert, Good, Sand, Gook, Robert, Good, Sand, Gook, Robert, Good, Sand, Gook, Robert, Gook, Sand, Gook, Robert, Gook, Sand, Gook, Robert, Gook, Sand, Gook, Robert, Gook, Sand, Gook, Gook

The hour of 1 o'clock having arrived, the house adjourned till 3 o'clock p. m.

AFTERNOON SESSION.

The house met pursuant to adjournment. A quorum was present.

BILLS ON THIRD READING.

On a continuation of the roll call, bills were called up and disposed of as follows:

By Mr. Franklin-

H. 392. To incorporate the Etowah Male and Female Institute in Etowah county,

Was read a third time at length, and passed-year 58, navs 0.

Yeas:

Messrs, Speaker, Beeson, Brown of Conecul, Brown of Russell, Calhoun, Camp, Cole, Cook of Talladega, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fletcher, Forman. Franklin, Fuller, Fulton, Gains, Gewin, Glbbons, Grant, Graves, Harris, Jackson, Jinks, John, Kelly, Killebrew, Knight. Kyle, Lipscomb, Mastin, Meador, Meadows, Mahan, Mixon, Montgomery, McQueen, O'Brien, Ott, Patton, Perry, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Savage, Scarborough, Smith of Autauga. Summers, Tuck, Wheeless, Whitten, Williams of Henry.

By Mr. Gibbons-

H. 497. To amend and ratify the charter of the East Alabama Fertilizer Company, incorporated in Barbour county. Alabama, under the general statutes of said State, and to extend and enlarge the powers of said company.

Was read a third time at length, and passed-year 63, navs 0.

Yeas:

Messrs, Speaker, Banks, Barron, Beesen, Boykin, Brown of Conecul, Brown of Russell, Calhoun, Camp, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ewlng, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Grant, Graves, Harris, Hearn, Hill, Jackson, Jinks, John, Kennedy, Killebrew, Langley, Lipecomb, Maples, Mastin, Meador, Meadows, Mahan, Mixon, Moore, O'Brien, Ott, Patton, Perry, Roach, Robinson, Rogers, Rowe, Routon, Savage, Scarborouh, Smith of Autauga, Summers, Tuck, Turner, Wheeless, Whitten, Williams of Bullock-63.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The conate has originated and passed the following bills:

s. 67. To incorporate the Alumni Association of the Agricultural and Mechanical College of Alabama, and for other purposes pertaining to said association:

s. 62. To amend section 3789 of the Code of Ala-

bama: s. 163. To amend subdivision 14 of section 8 of an act entitled an act to amend an act to incorporate the city of Fort Payne, DeKalb county, Alabama, approved February 3.1891:

And has amended as therein shown, and as amended.

has passed the house bill.

n. 410. To provide for holding the circuit court of Henry county, at Dothan, and to prescribe the jurisdiction thereof, and regulate the proceedings therein;

And has passed the house bill;

N. 885. To legalite certain applications from the counties of Butler, Chilton, Cleburne, Coosa, Dale, Elmore, Greene, Lee, Randolph, Sunteer, Shelby, Pallausore, Greene, Lee, Randolph, Sunteer, Shelby, Pallareteller under the previsions of "an act for the relief of needy Confederate soldiers and sailors, residents of Alabana, who from wounder or the cause, are now tinable to earn a livelihood, and for the widows of such as were a relief, "approved February 13, 1891.

H. 118. To amend section 3610 of the Code of Alabama:

H. 119. To repeal an act to regulate the liens of execution in Jefferson county. Alabama:

и. 18. To amend section 7 of an act, approved 28th February, 1889, entitled an act to establish a charter for the tewn of Avondale, Jefferson county;

H. 241. To make appropriations for the payment of sheriffs for the feeding and removal of prisoners for the

years ending September 30, 1893, and September 30, 1894, respectively,

W. L. CLAY,
Secretary.

BENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once, and referred to the committees, as follows:

Corporations, s. 67, 163; Judiciary, s. 62. The house concurred in the senate amendments to H. 410. To provide for holding of the circuit court of Henry county at Dothan, and to prescribe the jurisdiction thereof, and regulate the proceedings therein;

Yeas 64, nays 0.

Yeas:

Massrs. Speaker, Barron, Beasley, Besson, Brown of Conceul, Brown of Rassell, Burks, Calboun, Cameron, Camp, Oole, Goleram, Cook of Talladega, Cook of Wilexo, Curris, Dale, Dwis, Deans, Ellis, Ewing, Fielding, Dwis, Deans, Carver, Harris, Hill, Jackson, John, Kelly, Bons, Grant, Graver, Harris, Hill, Jackson, John, Kelly, Kennicky, Killebrew, Knight, Kye, Langley, Maples, Mastin, Moador, Meadows, Malna, Mila, Mixon, Momgomery, O'Bren, Ott, Paton, Rabb, Rand, Rewos, Robinson, Rowe, Sanford, Scarborough, Smith of Wilkings of Henry—64.

Mr. Meador submitted the following :

REPORT OF COMMITTEE OF CONFERENCE.

Mr. Speaker:

Your committee of conference to whom was referred the disagreement between the two houses on the senate amendments of the house hill 290, "to be entitled an act make appropriations for the cordinary expenses of the executive, legislative and judicial departments of the state, for innerest on the public dots, and for public schools," have had the same under consideration and recommend the following:

First, That the senate amendments be amended by striking our amendment? Adding paragraph 22 of section 1 of the bill, and asse amended, said amendments 85, in lines one and two, be amended by striking out the words "Mechanical and Agricultural College," and inserting the words "Agricultural College," and in-

JOHN T. MILNER, W. J. SAMFORD, R. S. NOLEN, On part senate. D. J. MEADOR, THOS. E. KNIGHT, B. D. TURNER, On part house.

Which report was concurred in-yeas 65, nays 0.

Yeas:

Mesers, Speaker, Barron, Beasley, Beeson, Beillager, Boykin, Bown of Censend, Brown of Russell, Burks, Calhoun, Canascen, Cole, Colleman, Colo, Cri Tallandger, Calhoun, Canascen, Cole, Colleman, Colo, Carlon, Carone, Garce, Harris, Hill, Jackson, Jinks, John, Kelly, Kenty, Kngler, Klyk, Langley, Lipsounh, Salphe, Mendery, Kngler, Klyk, Langley, Lipsounh, Salphe, Mendery, Kngler, Klyk, Langley, Lipsounh, Salphe, Mendery, Kngler, Klyk, Langley, Lipsounh, Salphe, Mender, Knith of Kolleson, Boyker, Sales, Smith of Audauga, Smith of Butler, Smith of Greens, Scatth of Mobils, Summers, Lipsour, Saleson, Williams of Butler, Williams of Darlor, Switches, Williams of Butler, Williams of Speaker, Scatter Speaker, Scatter Speaker, Scatter Speaker, Scatter Speaker, Speak

By Mr. Grant-

H. 334. To fix the fees of the judge of the county court of Clarke.

Was read a third time, at length, and passed—yeas

55, nays 0.

Yens
Speaker, Banke, Barron, Beeson, Boykin,
Blemer, Golecondo, Comp., Golecondo, Condeman, Cook of WilBlemer, Golecondo, Comp., Golecondo, Cooker,
Ballower, Dale, David, Ferning, Forman, Frankin, Fullon,
Gatan, Gewin, Gibbons, Grauk, Graves, Harrs, Hearrs,
Hill, John, Kelly, Kennedy, Killeberev, Kyrl, Langley,
Lipscomb, Meador, Meadows, Mahan, Mills, MiccoloDiring, Oct. Paton, Provedi, Rabh, Rand, RockoDiring, Oct. Paton, Froweri, Rabh, Rand, RockoDiring, Oct. Paton, Froweri, Rabh, Rand, RockoGardingho, Scarley, Gold,
Scarley, Grand, Control, Control, Control

Grand, Control, Control

Grand, Control

Grand,

By Mr. Gravesn. 474. To incorporate the Eufaula District Acade-

my of the M. E. Church South,

Was read a third time at length and passed—yeas 60, nays 0.

Yeas:

Messrs, Banks, Barron, Beasley, Beeson, Boykin, Brown of Conecub, Brown of Russell, Calhoun, Camp, Cols, Cock of Talladegs, Cock of Walcox, Dale, Davis, Deans, Erring, Flesling, Flening, Fletcher, Forman, Franklin, Fuller, Fellon, Gawin, Gibbons, Grand, Graves, Harris, Jackson, John, Kelly, Kennedy, Knight, Kyls, Langley, Lipscomh, Maples, Meadowey, Mahan, O'Brins, Robtor, Patton, Levery, Rabb, Land, Rosch, Robbins, Robmers, Tavlor, Tuck, Turner, Wheeloes, Whitten, Willams of Bulleck, Williams of Henry—60.

Mr. Rabb submitted the following:

Mr. Speaker:

We, the conferrees of the two houses on the disagreement of the two houses on the senate amendments to the house bill,

H. 110. To repeal an act entitled an act "to regulate the issue of garnishments and the proceedings thereon in the counties of Jefferson, Dallas, Calhoun, Escambia and Cleburne, approved February 21, 1890;

Beg leave to report as follows:

We recommend that the caption of the bill be amendded by adding thereto the words: "So far as relates to the counties of Dallas and Escambia." and that the senate do recede from its amendment, striking out "Escambia counties" and insert "county." in the last two lines, Isaring the bill in its operations to apply to Dallas and Escambia counties alike.

Respectfully submitted.

M. A. RABB,
DANIEL COOK,
J. E. CAMP,
From the house,
W. B. KEMP,

W. A. PORTER, JNO. A. ROGERS, From the senate.

Which report was concurred in-year 58, nays 0.

Yeas:
Messra Barron, Bessley, Beeson, Boykin, Brown of
Coneouh, Brown of Russell, Calhoun, Camp, Cole, Cook
of Talladega, Cook of Wilcox, Davis, Deans, Ewing,
Fleming, Forman, Franklin, Fuller, Fulton, Gewin,
Gibbons, Grant, Graves, Harris, Jackson, Jinks, Kelly,
Kennedy, Külebrew, Knight, Kyle, Langley, Lipscomb,

Mastin, Meador, Mahan, Mixon, Montgomery, McQueen, Patton, Prowell, Rabb, Rand, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Savage, Scarborough, Scale. Smith of Autauga, Smith of Greene, Tuck, Wheeless, Williams of Bullock, Williams of Henry-58.

REPORT OF COMMITTEES ON ENROLLED BILLS.

House of Representatives.

Mr. Spraker: The committee on enrolled bills report the following

bill correctly enrolled: H, 437. To establish the twelfth judicial circuit, to provide for the appointment of a judge and solicitor

therefor and fix the time of holding courts therein. J. H. MONYGOMERY,

Chairman

STONING RILL.

The speaker of the house in the presence of the house. immediately after its title had been publicly read by the clerk, signed the bill, whose title is set forth in the foregoing report of the committee on enrolled bills. By Mr. Harris-

H. 521. To establish a new charter for the town of

Lanett in Chambers county, Was read a third time, at length, and passed-yeas

52, navs 0,

Yoas:

Messrs, Barron, Beasley, Beeson, Boykin, Brown of Conecul, Brown of Russell, Calkoun, Camp, Cole, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ellis, Ewing, Fielding, Flemlug, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Globons, Grant, Graves, Harris, Hearn, Hill, Jackson, Jinks, John, Kelly, Kennedy, Knight, Kylo, Langley, Lipscomb, Maples, Meador, Meadows, Mills. O'Brien, Ott, Patton, Perry, Rand, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Savage, Scarborough, Smith of Autauga, Smith of Greene, Whitten, Williams of Bullock, Williams of Henry-52.

By Mr. Hearn-

H. 328. To require the board of county commissioners of Washington county, Alahama, to divide said county into four commissioners districts and to sub-divide the same into a convenient number of election precincts. Was read a third time, at length, and passed-yeas

55, navs 0.

Yeas: Mesere, Barron, Beasfey, Beeson, Boykin, Brown of Conscub, Brown of Russell, Calhoun, Camp, Cook of Talladega, Cook of Wilcox, Curtis, Dale Davis, Deans, Ellis. Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Grant, Graves, Harris, Hearn, Jackson, Jinks, John, Kelly, Konnedy, Killsbrew, Knight, Kyle, Langley, Maples, Meador, Meadows, Mahan, Mixon, McQueen, O'Brien, Ott, Patton, Perry, Rsbb, Roach, Robbins, Rogers, Rowe, Savage, Scarborough, Seale, Smith of Autaugs, Smith of Greene, Summers, Turner, Wheeless, Whitten, Williams of Bullock, Williams of Henry-55.

By Mr. Hills. 68. To amend section 3 of an act entitled an act for

the protection of dogs approved February 12, 1887, Was read a third time, at length, and passed-vens 42, navs 22.

Yeas; Messrs, Spesker, Beasley, Brown of Conecuch, Calhoun, Csmp, Cook of Talladega, Cook of Wilcox, Desns, Ellis, Fleming, Gibbons, Grant, Graves, Hill, Jinks, John, Knight, Kyle, Langley, Lipscomb, Maples, Meadows, Montgomery, McQueon, Patton, Rabb, Rand, Roach, Robbins, Robinson, Rogers, Routon, Sanford, Screws, Seale, Smith of Autauga, Smith of Butler, Summers, Tuck, Wheeless, Whitten, Williams of Bullock-

Nava:

Messrs, Barron, Beeson, Davis, Ewing, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Kelly, Kennedy, Killebrew, Mahan, Mills, Mixon, Ott. Perry, Rows, Saysge, Scarborough-22. By Mr. Jackson-

H. 266. To vest in justices of the peace of Dallas county and notaries public and ex-officio justices of the neace, concurrent jurisdiction with the city and circuit courts of Dallas county, in the trial of persons charged with carrying concoaled weapons about their persons.

Was read a third time, at length, and passed-year

47, nays 9. Yeas:

Messrs Bessley, Besson, Brown of Conecult, Callioun. Camp, Davis, Ewing, Fielding, Fleming, Flotcher, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Graves, Jinks, John, Kennedy, Killebrew, Knight, Langley, Maples, Meadows, Mahan, Mixon, McQueen, Patton, Porry, Rand, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Sanford, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler, Summers, Tuck, Ward. Williams of Bullock-47.

Nava: Brown of Russell, Cook of Talladega, Curtis, Deans,

Jackson, Kelly, Kyle, Ott, Wheeless-9. By Mr. Jinks-H. 439. For the improvement of the public roads in

Bullock county. Was read a third time, at length, and passed—yeas 68, nays 0.

Messrs. Banks, Barron, Beasley, Beeson, Boykin, Brown of Conecul, Brown of Russell, Calhoun, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Ford, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Grant, Graves, Harris, Hearn, Jackson, Jinks, John Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Maples, Meador, Mahan, Mills, Mixon, Montgomery, McQueen, Patton, Perry, Rand, Rsaves, Rosch, Rob-bins, Robinson, Rogers, Rowe, Routon, Sanford, Scarborough, Screws, Scale, Smith of Autauga, Smith of Butler, Summsrs, Tuck, Ward, Wheeless, Williams of Bullock-68. By Mr. John-

u. 289. To regulate proceedings in garnishment cases in Jefferson county:

The substitute offered by the committee was adopted. and the bill Was read a third time, at length, and passed-yeas

64, nays 0. Yese:

Messrs. Barron, Beeson, Bellinger, Boykin, Brooks,

Brown of Concoult, Brown of Russell, Callioun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Beans, Ewing, Flenning, Fletcher, Forman, Fuller, Fullon, Gewin, Chibbons, Grant, Harris, Jinks, John, Kelly, Konnedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Massin, Moodor, Mand, Rawan, Moodor, Mand, Rosen, Round, Schina, Kohinson, Kowe, Round, Schina, Kohinson, Kowe, Round, Schina, White, William, Schina, Grant, Robhinson, Kow, Round, Schina, Whiten, Willett, Williams of Bullock, Whiten, Williams of Bullock, Williams of Burn—48.

By Mr. Kelly-

B. 434. To extend the territorial jurisdiction of notary publies and ex-officio justices of the peace appointed for ward one (1) in the city of Anniston.

Was read a third time, at length, and passed—yeas 72, navs 0.

Yeas.

Messrs. Banks, Barron, Beasiey, Beeson, Ballinger,
Boykin, Brown of Coneeuh, Brown of Russell, Burks,
Calboun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Deans, Ellis,
Ewing, Flening, Fletcher, Ford, Franklin, Fulton, Gatis,
Gibbons, Grant, Graves, Histrie, Jackson, Jinks, John,
Kelly, Kennely, Killberwe, Kaight, Kyle, Langley,
Mapler, Maettin, McQueen, Patton, Perry, Bohbins, Robinon, Sanford, Savage, Scarboough, Smith of Autsuga,
Smith of Butler, Smith of Greene, Summers, Ward,
Willians of Ballock—72.

x. 535. To require the court of county commissioners of Jefferson county to draw their warrants on the treasurer of said county in favor of M. A. Mason, the registrar of said county, for services as registrar as herein specified.

Was read a third time at length, and passed—yeas 56, navs 2.

Ysss:

Messrs. Beasley, Beeson, Bellinger, Brown of Conecuh, Brown of Russell, Calhoun, Čamp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Devis, Deens, Ewing, Fleming, Fletcher, Forman, Franklin, Folier, Fulton, Gewin, Gibbons, Grant, Graves, Hill, Jackson, John, Kelley, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Mastin, Meador, Meadows, Mahan, Miles, Miscolte, Patton, Rabb, Rand, Roach, Robbins, Robinson, Rogers, Routon, Scarborough, Smith of Austaga, Smith of Butler, Summers, Tuck, Wbitten, Williams of Bullock—36

Navs:

Mesere, Ellis, Gains-2.

By Mr. Killebrew-

n. 268. To prevent all persons from hunting upon the inclosed lands of the residents of Geneva county, except by written permission of the occupant of the inclosed premises.

Was read a third time at length, and passed—yeas 58, navs 0.

Yeas:

Mæssr. Beasley, Beeson, Bellinger, Brown of Coneth, Brown of Russell, Burks, Gelhoun, Caneron, Camp-Cole, Goleman, Gost of Talladega, Curtis, Davis, Deans, Ellis, Ewing, Flending, Fletcher, Frauklin, Fuller, Gains, Gewin, Gibbons, Graves, Jackson, Jinks, John, Mills, Miron, O'Benn, Okts, Fatton, Mills, Miron, O'Benn, Okts, Fatton, Avags, Sarborough, Smith of Avasga, Smith of Buller, Smith of Molls, Summers, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry—S8.

On motion the house adjourned till 10 o'clock a. m.

tomorrow.

TWENTY-FIFTH DAY.

House of Representatives.

December 12th, 1894.

The bouse met pursuant to adjournment, Prayer by the Rev. Mr. Ott of the house.

A quorum was present.

The committee on revision of the journal reported the journal of yesterday correct.

RECONSIDERATION.

Mr. McQueen moved to reconsider the vote by which H. 373 was lost on vesterday. The motion was lost.

GOVERNOR'S MESSAGE.

OFFICE OF THE GOVERNOR, Doc. 12, 1894.

Mr. Speaker:

1 have the honor to inform you that the following bill, which originated in the house, has been approved:
No. 137.

Very respectfully,

HARVEY E. JONES, Private Secretary.

REPORT OF COMMITTEE ON ENROLLED BILLS.

House of Representatives.

Mr. Speaker:

.The committee on enrolled bills report the following bills correctly enrolled:

H. 79. To prohibit the sale, giving away, or otherwise disposing of spirituous, vinous or malt liquors, or intoxicating bitters at or within two miles of the Sulli-

gent Academy in the town of Sulligent, county of Lamar; H. 118. To amend sectron 3610 of the Code of Ala-

h, 11e. 10 amend section solv of the Code of Ala-

n. 119. To repeal an act to regulate the liens of execution in Jefferson county, Alabama;

n. 130. To prohibit the sale or bartering of any spirituous, vinous or malt liquors, or any alcoholic bitters, cordials, or beverages of any kind within three miles of Bothel church, situated in bent 4. Lee county, Alabama.

H. 141. 'To prohibit the selling, giving away, or disposing of spirituous, vinous or malt liquors, or of alcoholic bitters, cordials or beverages of any kind, in St. Clair county:

H. 174. To prohibit the sale, giving away, or otherwise disposing of spirituous, vinous or malt liquors, or intoxicating beverages, within the limits of Cleveland

School district:

u. 226. To repeal an act entitled "an act to establish the district court of Colbert and Lauderdale counties. approved February 13th, 1891, and to provide for the disposition of all causes pending in sald court, for the issuance of process on judgments and decrees in said court, for the issuance of process on indictments in said court, and for the transfer of all dockets, papers and hooks, relating to eases in said court, to the circuit and chancery courts of Colbert and Lauderdale counties respectively, and to provide for the signing of bill of exceptions, and appeals to the supreme court, from judgments and decrees rendered by said court, and to provide for the attendance of grand and petit jurors drawn for said district court to serve in the circuit court of said county of Colbert and Lauderdale, and to provide for the payment of the salary of the judge of said court;

н. 186. To incorporate Piagah Male and Female Academy:

n. 241. To make appropriations for the payment of sheriffs for the feeding and removal of prisoners for the years ending September 30, 1893, and September 30th, 1894, respectively;

N. 487. To levy taxes for the use of the state.

J. H. Montgowery,

Chairman.

SIGNING BILLS.

The speaker of the house in the presence of the house immediately after their titles had been publicly read by the clork signed the bills whose titles are set forth in the foregoing report of the committee on enrolled bills.

PHOTEST,

Mr. Haarn presented the following protest, which was ordered spread on the journal;

The undersigned, members of the bouse of representatives of the general assembly of Alabama, respectfully protest against the action of a majority of this body in defeating the amendment of the representative of Choctaw county to include that county in house bill No. 322... which provided for making the office of superintendentof education elective, instead of appointive, for the following reasons;

1st. Because it is a denial of the right of local self-

government to the people of Chectaw county.

2nd. Because it involves a denial of a right of a majority of the people of a county to control their own affairs.

3d. Because it establishes a state oligarchy in control of the effairs of the people of the respective counties. which is in effect and practice the destruction of their liberty in a vital and essential feature of that freedom which is youchsafed by our republican form of government

4th. Because the way it was accomplished, to-wit, by a motion to table the amendment, cut off debate and deprive the representative of pleading for its passage, or making any effort for his people to have their wishes and demands heard or respected, which is in effect robbing them of their right of representation; and while they are liable to taxation, they are subject to the same grievance which incited the founders of this government to rebellion against England, because of taxation with-

out representation.

J. H. Harris. C. H. Cole. Br. C. Jackson.

H. C. Ellis, H. P. Gaines.

L. R. Wheeless. Nelson Fuller. T. J. Brown. E. J. Beasley, O. M. Mastin, J. C. Killebrew,

W. J. Mills, W. C. Mixson. J. C. Menning. G. B. Desus,

Zach Sevage. T. J. Brooks, E. B. Langley. D. B. Ford, J. F. Bellenger, C. P. Banks, A. P. Taylor,

H. R. Robbins, D. R. Mesdows, J. E. Fielding, John A. Smith, John C. Routon,

W. A. Cook, W. S. Forman, A. J. Hearn, S. E. A. Reaves.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The president of the senate having signed the following bills, your signature thereto is requested: s. 98. To establish a separate school district in Win-

ston county, to be known as the "Dismal School District;"
8.68. To amend section 3 of an act "For the pro

s. 68. To amend section 3 of an act "For the protection of dogs," approved February 12th, 1887. W. L. CLAY, Scretary.

SIGNING BILLS.

The speaker of the house in the presence of the house immediately after their titles had been publicly read by the clerk, signed the bills, whose titles are set forth in the foregoing senate message.

INTRODUCTION OF BILLS.

On a call of the counties bills were introduced, severally read one time and referred to appropriate committess as follows:

By Mr. Fuller—

H. 618. To prevent the explosion of dynamite or other explosive material in any of the waters of Bibb county, Alabama,

Local legislation;

By Mr. Knight-

H. 619. To provide for a mansion for the governor of Alabama,

Appropriations:

Also. H. 620. To repeal an act to revive and complete the geological and agricultural survey of the state of Alabama, and all laws amendatory theroof,

Appropriations:

Also. n. 621. To authorize the court of county commissioners of Hale county to issue bonds for the purpose of paying off and discharging the old bonds of said county. issued in aid of Selma, Marion and Memphis Rallroad Company,

Corporations:

By Mr. Maples-

H. 622. To authorize the treasurer of Jackson county. to register for payment, outstanding state witness certificates of the late county court of Jackson county as of their date of issuance. Local legislation:

By Mr. Roach-

н 623. To prohibit the sale or giving away of alcoholic, spiritnous, vinous or malt lignors within five miles of Holland's Chapel Methodist Church; and within the voting precinct of Dutton, all within the county of Jackson. Temperance;

By Mr. Williams of Henry-

R. 624. To create a separate school district to be known as Headland School District in Henry county and to define the boundaries thereof, Education:

By Mr. John-

H. 625. To prevent justices of the peace and notaries public, having the jurisdiction of justices of the peace, foom compromising or dismissing on payment of costs, any criminal case, in which they have not final iurisdiction.

Judiciary: Also.

н. 626. To create the northern chancery division and

to provide for the appointment of a chancellor thereof, and fix the times of holding chancery courts therein,

Judiciary;

Also, M. 627. To amend sections 352, 358, 367, 381, 383, 385, 387, and 392 of code,

Privileges and elections;

Also, H. 628. To amend an act, to further regulate elections in the State of Alabama, approved February 21st, 1893, Privileges and elections:

By Mr. Fielding-

By Mr. Fissaning— II. E29. To repeal an act entitled an act to provide for the compensation of the superintendent of the county poor house in Limestone county, Alabama, approved February 23rd, 1893.

Local legislation; By Mr. Curtis -

n, 630. To change the name of Martha Ann Bristow and Her minor children Mattie Varinda Bristow and Willam Dillard Bristow, of Crenshaw county, Alabama, to that of Martha Ann Henderson, Mattie Varinda Henderson and William Dillard Henderson.

Revision of laws; By Mr. Brown of Russell-

n, 631. Joint resolution declaring certain acts a species of blackmail, in Alabama, and for ejecting blackmailers from the capitol and capital grounds of this state.

Revision of laws;

By Mr. Deans ii. 632. To establish the Aldrich School District, in Shelby county, Alabama, and to define the boundaries, rights, powers and privileges thereof,

Education; By Mr. Meadows-

H. 633. To repeal an act entitled an act to prohibit the sale of spirituous or malt liquors in best four (4) in Tallapoosa county, approved February 8th, 1881,

Temperance; By Mr. Willett-

H. 634. For the relief of Jefferson D. Burgin of Pickens county,

Appropriations;

By Mr. Kyle-

н. 635. To prevent sacrifice of deceased persons property at forced sale,

Judiciary :

By Mr. Clark-

H. 636. To amand sections 3, 5, 6, 7, 10, 11, 12, 15, 17, 18, 24, 27, 35, 37, 38, 42, 52, 53, 54, 55, 57, 59, 60, 61, 62, 85, 66, 71, 73, 77, 78, 79, 81, 82, 83, 84, 85 and 96 of an act to establish a new charter for the city of Montgomery, approved February 21st, 1893,

Corporations; By Mr. Fuller-

n, 637. To enlarge the jurisdiction of justices of the peace and notaries public and ex-officio justices of the nence in Bibb county.

Indiciary :

By Mr. Sanford (by request)-

n. 638. To prevent butcher pens on or along public roads within three miles of the corporate limits of the city of Montgomery.

Public health.

RESOLUTIONS.

Resolutions were offered as follows:

By Mr. Willett-Joint resolution recommending Hon. 11, R. Shorter's appointment as a member of the interstate commerce commission.

Which was referred to the committee on rules;

By Mr. Deans-

Joint resolution raising a joint committee to investigate and report to the two houses the amount of money belonging to the state expended in the inauguration ceremonies, for what purpose used and by what authority.

Which was reforred to the committee on rules, and

unon a favorable report was adopted :

And the speaker appointed as the committee on the part of the house. Messrs, Meador, Knight and Deans,

The resolution offered by Mr. Kelly raising a joint committee of three from the bouse and three from the senate to sit for ten days during the recess immediately preceding the reassembling of the general assembly, to consider and report proper legislation on the subject of the assessment of property for taxation,

Was called up and adopted.

And the speaker appointed as the committee from the house, Messrs. Kelly, Meador and John.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has adopted a joint resolution herewith

Recommending Hon. H. R. Shorter's appointment as a member of the Inter-state Commerce Commission. W. L. CLAY.

Secretary.

On motioo the rules were suspended and the above resolution was concurred in.

RILLS ON SECOND READING.

The chairmen of the several committees, reported favorably on the following bills;

и. 513. For the better protection of persons assured in Fire Insurance Companies. (With Amendment); и. 346. To establish a court of county revenues for

Chilton county;

n. 544. To regulate the granting of licenses to retail vinous or spirituous liquore in the Town of Louisville, Barhour county;

H. 498. To regulate the granting of license to retail vinous, spirituous or malt liquore in Crenshaw couoty; B. 517. To provide for the better assessment and collection of State and county taxes, on notes, mortgages.

liens or other evidences of indebtedness; H. 483. To amend section four hundred and ninty (490) of the code of Alabama, relating to what shall be

noted, by tax assessors, on list and poll tax book;
H. 548. To amond section 533 of the code;

H. 576. To levy a tax, State and county, on all peddlers of road-earts, sewing machines, cooking stores, watches, bed-quilts, clocks, balmorals in the counties of Wileox and Hale; H, 549. To amend an act entitled an act to amend section 535 of the code;

н. 406. To amend sub-division 29 of section 629 of

the code; 11. 462. To provide for holding circuit and chancery courts, when the judges or chancellors thereof fail to attend regular terms, by a supernumerary judge, and to

prescribe his powers, duties and pay;

n. 580. To incorporate the Mutual Fire Insurance Association of Montgomery, and to define its rights, powers and franchises; s. 148 To authorize the mayor and councilmen of

the town of Evergreen, to issue bonds of said town for an amount not exceeding twelve thousand dollars, for the purpose of putting in a system of waterworks and making other permanent improvements in said town; a. 67. To incorporate the Alumni Association of the

6.7. To incorporate the Alumni Association of the Agricultural and Mechanical College of Alabama, and for other purposes pertaining to said association;

s. 163. To amend an act, approved February 3rd, 1891, entitled an act to amend an act entitled an act to incorporate the city of Fort Payne, DeKalb county. approved February 28th, 1889;

s. 200½. Joint resolution investing the governor with plenary power to dispose of the State convicts, as to him seems best and most expedient until the enactment of a law thereon.

The above and foregoing hills, were severally read a second time, and placed on the calendar. H. 547. Was returned and referred to the judiciary

REPORT OF COMMITTEE ON ENGROSSED BILLS.

committee, REPOI Mr. Speaker;

The committee on engrossed bills report the following bills correctly engrossed: Nos 72 158 dn 198 270 527 966 962 960 296

Nos. 73, 158, 60, 138, 370, 535, 266, 263, 289, 328, 334, 392, 434, 439, 474, 497, 521.

Chas A. Wutten.

Chairman.

H. 292. To appropriate the sum of thirty-three dollars

to pay J. R. Stegall for boarding state witnesses in the impeachment trial of John B. Tally.

The following amendment was adopted:

Amend the title of the bill so as to make it read as

follows:

To appropriate the sum of five hundred and thirty-nine
and 22-100 dollars to pay the expenses of the supreme
court judges and of the witnesses for the state in the Impeachment proceedings against John B. Tally.

An amendmant was adopted as section 2 and the bill, Was read a third time, at length, and passed—yeas 54, navs 5.

Yess:

Messos Spoaker, Barron, Boson, Brown of Russall, Ocle, Cook of Talladega, Cook of Wileox, Dale, Davis, Deans, Fielding, Flaming, Fletcher, Forman, Franklin, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Jackson, John, Krje, Langley, Lipcomb, Manning, Maples, Mastin, Mayfeld, Madows, Mahan, Mixon, McGrevey, McQueen, O'Brien, Fatton, Rabb, Rand, Rawre, Ghinton, Rogers, Kowey, Saraborogh, Sada, Saraboro, Mixon, Mixon, Mixon, Mixon, Mixon, Mixon, Mixon, Williams of Ballock Churce, Whitten, Willess, Williams of Ballock Churce, Whitten, Willess, Williams of Ballock

Nays: Messrs. Beasley, Fuller, Hearn, Killobrew and Rob-

Mr. Cook of Wilcox, called up

B. J. R. 33. Joint resolution proposing amandment to section 2 of article II (2), of the constitution of the state of Alabama.

Mr. Mayfield moved to table the bill. Lost,

Mr. Maples moved for the previous question, which motion prevailed, and the hill was read a third time, at length, and lost—yeas 48, navs 42.

Ynas:

Masars, Speaker, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Callaburn, Cook of Wilcox, Curtis, Dale, Deans, Fielding, Fleming, Forman, Falton, Gains, Gewin, Grahem, Grant, John, Kelly, Kennedy, Kyle, Lipscomb, Maples, Meador, Maedows, Mahan, Rabb, Rand, Rsavss, Roach, Robinson, Rogers, Rowe, Sanford, Serews, Scala, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tnck, Turner, Ward, Whitten, Williams of Bullock, Williams of Henry--48.

Nava:

Nays: Messrs. Banks, Barron, Beasley, Bellinger, Burks, Camp, Cole, Cook of Talladega, Davis, Ellis, Ewing, Fleicher, Franklin, Fuller, Gibbons, Graves, Harris, Hearu, Illil, Jackson, Jinks, Killebrew, Knight, Lang-

ley, Manning, Masin, Mayfield, Mills, Mixon, Montgomery, McQueen, O'Brien, Ott, Patton, Perry, Robbins, Routon, Savage, Scarborough, Whoeless, Willett—42.

Mr. Mayfield moved to reconsider the vote by which the bill was lost.

Mr. Willett moved to table the motion. Lost.

Mr. Willett moved to indefinitely postpone the consideration of the motion to reconsider.

On motion of Mr. Forman the latter motion was tabled.
On motion of Mr. Knight the further consideration of the motion to reconsider was postponed till to-morrow after the disposition of the journal

On motion of Mr. Fletcher the honr for adjournment to-day was fixed at 1; 30 o'cfock, and the hour for reas-

sembling at 3:30 o'clock.

H. 385. To authorize the mayor and aldermen of the town of Gurley, in the county of Madison, state of Alabama, to issue honds of said town for the purpose of providing said town with water,

Was road a third time, at length, and passed—yeas 55, nays 0.

Yeas:
Messra, Speaker, Banks, Bessley, Besson, Bellinger,
Brown of Russell, Burks, Calhoua, Camp, Cole, Curis,
Dale, Dark, Ellis, Eving, Fesning, Fletcher, Franklin,
Dale, Dark, Ellis, Eving, Fesning, Fletcher, Franklin,
Miller, Miller, Messra, Sarken, John, Kally, Kennedy,
Killehrew, Knight, Keo, Jacken, John, Kally, Kennedy,
Mille, Mikon, McGulsky, McGorway, O'Brien, Ott, Patton, Rand, Reaves, Ronch, Robinson, Boger, Sanford,
Sarage, Scarborough, Scala, Smith of Autsuga, Smith
of Butler, Smith of Greene, Smith of Mobile, Wheeless
of Butler, Winthau of Sulleck, Williams of Butler,
Miller, Williams of Butler, Williams of Butler,
Miller, Williams of Butler, Williams of Sulleck, Williams of Su

H. 269. To amend section 4169 of the Code of Alabama. Was read a third time, at length, and passed-year 59, pays 3.

Vose .

Messe, Barron, Beasley, Bellinger, Brown a Consend, Brown of Russell, Barles, Golloun, Camp, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Fleming, Ford, Forman, Franklin, Fuller, Fullon, Gains, Gibbone, Graham, Grant, Graves, Harris, Hearn, Jackson, Juisz, Graham, Grant, Graves, Harris, Hearn, Jackson, Juisz, School, Martin, Mastin, Mayfold, Mesdows, Montgonery, McCovey, McQueen, O'Brien, Ott, Fatton, Ferry, Rand, Reares, Rohinson, Rogers, Rowe, Rostion, Sanford, Savage, Scarborough, Smith of Aultaga, Smith of Williams of Bulbock-100.

Nays: Messrs. Davis, Ewing and Fletcher-3.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended as therein shown, and as amended has concurred in the house joint resolution:

Raising a joint committee to sit during recess of the general assembly to consider and report legislation on the subject of the assessment of property for taxation in this state.

Committee on part of the senate: Mesars. Milner, McElderry, and Nolan, and has concurred in the house amandment to the senate bill.

s, 31. To amend an act entitled an act to regulate the trial of misdemeanors in Bibb county, approved Feb. 21, 1893.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The house concurred in the senate amendment to house joint resolution raising a joint committee to sit during recess, and consider and report legislation on the subject of assessment of property for taxation in this state.

MESSAGE PROM THE SENATE.

Mr Speaker:

The spnate has originated and passed the following bills:

s. 178. To confirm the incorporation of the Manassas

Club of Mobile, Alabama, and so amend its charter; s. 37. To dispose of lands which have been, or which may hereafter be, sold for taxes and bid in for the state, and which have not been redeemed or purchased from

the state;
s. 180. To amend section 1 of "an act to regulate the taxation of insurance companies," approved February

20, 1893; s. 164. To incorporate Spring Lake College, Spring-

ville, St. Clair county, Ala.; (Amondment),

8, 188. To require all foreign corporations now engaged in, or heroafter engaging in business in this state to pay a fee or licones for the use of the state for the privilege of engaging in such business; And was passed

M. 293. To appropriate the sum of three hundred and fifty dollars to pay Richard W. Walker for professional services rendered the state under contract with the governor, in the impeachment trial of John B. Tally.

And has amouded as therein shown and as amended, has passed the house bills

H. 147. To incorporate the Polyteoimic College and Ladies' Institute of Cullman, Alabama;

н. 159. To allow stock to run at large in a part of beat five in Loe county, Alabama;

And has passed the house bills H. 186. To incorporate Pisgah Male and Female

Academy; H. 174. To prohibit the salo, giving away, or otherwise disposing of spirituous, vinous or malt illquors, or intoxicating bitters or beverages, within the limits of

Cleveland School District; n. 79. To prohibit the sale, giving away, or otherwise disposing of apirtuous, vinous or malt liquors, or intexicating bitters at or witbin two miles of the Sulligent Academy, in the town of Sulligent, county of Lamor; H. 141. To prohibit the selling, giving away, or disposing of spirituous, vinous or malt liquors, or of alcoholic bitters, cordials or beverages of any kind, in St. Clair county:

air county; n. 487. To lovy taxes for the use of the state;

II. 142. To authorize the commissioners of roads and revenues of Turcaloosa county to levy and collect a special tax for the purpose of erecting and maintaining public buildings and bridges for said county;

And has concurred in the house joint resolution, requesting the speaker of the house and the president of the senate to erase their signatures from the house bill No. 21, for the purposo of amendment, and herewith transmit to the house the said bill, M. 21;

And has amended as therein shown and, as amended,

has passed the house bill

n. 5. To repeal section four of an act to regulate and prescribe the manner of electing county commissioners of Pike, Bullock, Washington, Baldwin, Butler, Choctaw, Fayette, Shelby, DcKalb and Pickens counties, approved Jan. 30, 1793;

And insists on its amendment to the house bill

H, 82. To establish a board of revenue for Lowndes county, and define the powers and duties of said board of revenue;

And has concurred in the reports of the conference committees on the disagreement of the two houses on the house bills

H. 290. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the state, for interest on the public debt, and

Ior public schools;

M. 110. To repeal an act entitled an act to regulate
the issue of garnishments and the proceedings thereon
in the counties of Lefferson Dellas Calbour. Ecombia

in the counties of Jefferson, Dallas, Calhoun, Escambia and Cleburne, approved February, 21, 1893,
W. L. CLAY.

Secretary.

BENATE MESSAGE,

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once and referred to the committees as follows:

Ways and means, s. 37, 180; Corporations, s. 183;

Education, s. 164;

Mobile delegation, s. 178. The house concurred in the senate amendments to H. 147. To incorporate the Polytechnic College and

Ladies Institute of Culiman, Alabama, Yeas 53, nays 0.

Yeas:

Meters. Banks, Boaslay, Beeson, Bellinger, Boykin, Brown of Conecul, Brown of Russell, Burks, Calhoun, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Fielding, Pleming, Fletcher, Ford, Forman, Fuller, Fulton, Gains, Gewin, Gibbons, Graves, Harris, Hearn, Jackson, Jinks, John, Kennedy, Knight, Kyle, Langley, Maples, Mixon, Montgomery, McCorvey, Ott, Perry, Prowell, Rand, Reaves, Rosch, Robinson, Rowe, Sanford, Savage, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry-58.

And has concurred in the senate amendments to H, 159. To allow stock to run at large in a part of beat

5 in Lee county, Alabama. Yeas 70, navs 0.

Vess: Messrs, Speaker, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewin, Fielding, Fletcher, Ford Forman, Franklin, Fuller, Fulton, Gains. Gowin, Gibbons, Grant, Graves, Harris, Hearn, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Kyle, Langley, Mayfield, Meadows, Mahan, Mixon, Ott, Patton, Perry, Rabb, Rand, Reaves, Roach, Robinson, Rowe, Routon, Sanford, Savage, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Wheeless, Willett, Williams of Bullock, Williams of Henry-70.

And has concurred in the senate amondment to H. 5. Whose title is set out in the foregoing senate message.

Yeas 52, nays 3.

Yous:

ì

þ

Messrs, Banks, Baasley, Beeson, Bellinger, Boykin, Brown of Russell, Burks, Calhoun, Camp, Curtis, Dale, Davis, Fleming, Fletcher, Ford, Forman, Fulton, Gibbons, Graham, Grant, Gravee, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Laugley, Lipscomb, Maples, Mahan, Mixon, McCorvey, O'Brien, Ott. Perry, Rabb, Rand, Robinson, Rowe, Scarborough, Smith of Antauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summors, Tuck, Ward, Williams of Bullock, Williams of Henry-52.

Navs: Messes. Franklin, Fuller and Hearn-3.

st. 82. The house asked for a committee of conference on the disagreement of the two houses on the senate amsndment to H. 82;

And the speaker appointed as the committee on the part of the house, Messrs. Whitten, Rogers and John. II. 21. The speaker of the house erased his signature from house bill 21.

H. 230. To prohibit the sale of patent and proprietary medicines not having a formula of the same labeled or printed upon the bottle or package containing such medicine. On motion of Mr. Meador the bill and amendment

were tabled. H. 183. To amend section 968 of the cods of Ala-Alabama so as to change the date from the last Monday

in October to second Monday in Sentember. Was read a third time, at length, and passed-yeas 66. pays 2. Yoss:

Messrs. Banks, Barron, Beasley, Besson, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp. Cook of Talladoga, Cook of Wilcox, Dale, Davis, Deans, Ellis, Ewing, Fletcher, Forman, Franklin, Fullsr, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Meadows, Mahan, Mills, Mixon, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Roach, Robinson, Rogers, Rowe, Sanford, Savage, Smith of Antanga, Smith of Butler, Smith of Greene, Smith of Mobile, 23 b

Taylor, Ward, Wheekers, Whitten, Williams of Bullock

Messrs, Tuck and Willett-2.

n. 232. To incorporate the Huntsvillo District High School in New Market, Madison county, Alabama. The substitute offered by the committee was adouted

and the bill Was read a third time at longth and passed-yeas 54.

navs 0. Yeas:

Masses. Barron, Basalay, Resson, Boykin, Browa of Connech, Brown of Russell, Bark, Calhoun, Camp, Cole, Dale, Davis, Ellis, Ewing, Fleming, Forman, Franklin, Fieller, Follon, Gains, Gervin, Gibbons, Franklin, Fieller, Follon, Gains, Gervin, Gibbons, Killy, Kennedy, Killehrew Knight, Lipscomb, Manning, Maples, Mastin, Meadows, Montgomery, Mc-Queen, O'Brien, Ott, Fatton, Robinson, Rogers, Smith of Battler, Sain, Charles, Smith of Autmages, Smith of Battler, Sain, Ward, Wheeles, Whitten, Willeyt, Williams of Bullock, Williams of Heury-St.

n. 299. To prohibit the playing or engaging games, of any pool, billiards, dominos or any other game of chance or amusement within any building or within one hundred feet of any place where spirits, malt or vinous liquors, or intoxicating bitters or any other intoxicating between great or drink is sold, given away or otherwise disseverages or drink is sold, given away or otherwise dissevences.

posed of.

Mr. Sanford moved to table the bill. Lost.
Mr Hill moved to reconsider the vote by which the

bill was ordered to a third reading.

Mr. Whitten moved to table Mr. Hill's motion. The yeas and nays were demanded and the roll was being called when the hour of 1:30 o'clock arrived and the house stood adjourned till 3:30 o'clock to-day.

AFTERNOON SESSION.

The house met pursuant to adjournment.
A quorum was present.

RESOLUTION.

Mr. Calboun offered the following :

Resolved by the house the senate concurring, that after the hour of 4 o'clock p. m. arrives on Friday, December 14th, no bills shall be considered or passed by either branch of the general assembly, and when the hour of 6 o'clock arrives on said day each branch of the general assembly shall adjourn until 10 o'clock s. m. January

22d, 1895, Which was referred to the committee on rules.

BILLS ON THIRD READING.

On a continuation of the roll call bills were called up and disposed of as follows:

By Mr. Knight-

s. 4 To amend section nineteen of an act entitled an act to incorporate the Mobile and West Alabama Railroad Company, and to expedite the construction of said railroad, approved February 11th, 1893.

Was read a third time at length and passed-yeas 60, navs 1

Messrs, Speaker, Barron, Beasley, Beeson, Bellinger, Brown of Conecult, Brown of Russell, Calhoun, Camp. Cole, Curtis, Dale, Fielding, Fleming, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Graves, Harris, Hearn, Jackson, Jinks, John, Kelly, Keunedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Meadows, Mahan, Mills, Mixon, McCorvey, McQueen, O'Brien, Perry, Rand, Reaves, Roach, Robbins, Rogers, Savage, Smith of Autanga, Smith of Butler, Smith of Greens, Smith of Mobile, Summers, Wheeless, Williams of Bullock, Williams of Henry-60. Nav: Mr. Burks

By Mr. Kyle-

H. 399. To authorize the mayor and aldermen of the town of New Decatur, in Morgan county, Alabama, to divide the town of New Decatur into wards,

Was read a third time at length, and passed-yeas 64,

nava 0.

Yeas:

Massr. Speaker, Banks, Barron, Boykin, Brewn of Conceth, Brown of Russell, Callionn, Cole. Cook of Wileox, Curtis, Dale, Beans, Ewing, Fielding, Fleeding, Geetin, Gulbons, Grakim, Gran, Fullon, Gatts, Gewin, Gilbons, Grakim, Gran, Kunnedy, Killebere, Knight, Kyla, Landger, Lipscomb, Manning, Mantin, Meadowa, Mahan, Mixon, McGorrey, McQueen, Out, Perry, Rand, Roach, Robbins, Rogers, Kowe, Routon, Savage, Searborough, Smith of Autauga, Smith of Butter, Smith of Williams of Hollock—64. Proceedings, Whitzen,

By Mr. Langley—
N. 505. To prohibit the asle, or otherwise disposing
of any alcoholic, vinous or malt liquors, or other intoxicating drinks or beverages, within three miles of Zion's
Hill Musaionary Baptist Church, in beat 17, Tallapoosa
county.

Was read a third time at length and passed—yeas 70, navs 0.

Yeas:

Messer, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brwan Concenh, Brown of Russell, Burks, Calhoun, Camp, Cook of Talladega, Cook of Wilcox, Pale, Davis, Beans, Elin, Eving, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Pulton, Ganta, Gewit, Ford, Forman, Franklin, Fuller, Pulton, Ganta, Gewit, Machan, Cally, Kennedy, Killer, Wilcox, Martin, Meadows, Malna, Milly, Mixon, McCurvey, Modjene, O'Fetne, Ott, Parry, Rand, Roach, Robbins, Rogers, Rowa, Routon, Savage, Sarabrough, Satil of Autuaga, Smith of Butler, Smith of Greens, Smith of Molica, Taylor, Ward, Wheelers, Willy, Microw, Martin, Machan, Markey, Martin, Machan, Park, Martin, Machan, Martin, M

H. 189. To define the corporate limits of the city of

Birmingham in the state of Alahama
The aubstitute offered by the committee was adopted,
And the hill.

Was read a third time, at length, and passed—yeas 64; nays 0.

; nays 0. Yaas:

Messrs, Banks, Barron, Beasley Beeson, Bellinger,

Boykin, Brewn of Concenth, Brown of Russell, Burks, Calbunu, Camp, Cook of Talkadogs, Cook of Wiles, Dale, Davie, Deans, Ewing, Fledding, Fletcher, Ford, Forman, Franklin, Fuller, Fullon, Gains, Gewin, Gibbons, Graham, Grant, Grares, Jackson, Jinks, John, Kennady, Fales, Garden, Garden, Grand, Grares, Jackson, Jinks, John, Kennady, Gad, Medows, Mahan, Milli, Mixon, McGorvey, McQueen, O'Brien, Ott, Ferry, Rand, Reaves, Dackl, Rogers, Rowe, Sarage, Scanforcough, Smith, of Autsaga, Smith of Lutter, Smith of Greece, Smith of Mobile, Turney, Ward, Wheeless, Wittens, Williams of Balleck

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended as therein shown and, as amended, has passed the bouse bills:

н. 21. To incorporate the Bailey Springs University

for the higher education of women; H. 9. To give the owners of lands or their assignees a lien for the stipulated price, or value, commonly known

as stumpage, of timber sold from said lands, and to provide for the enforcement thereof; H. 87. To regulate exceptions to the giving or refusal

of charges asked in writing;

And has passed the house bills,

H. 30. To amend an act entitled an act to provide for publication and proceedings against defendants whose names are unknown in proceedings for partition, approved February 18, 1893;

u. 32. To amend section 4022 of the code of Alabama;

n. 59. To amend section 3471 and 3472 of the code,

and rule 52 of chancery practice; 11, 195. For the relief of Harry T Smith, an attorney of Mobile county, to compensate him for special services rendered to the state;

And has originated and passed the following bills: s. 186. To authorize a grantee of real or personal

s. 190. To authorize a grantee of rem or personal property held adversely to sue therefor in his own name; s. 190. To amend section 2804 of the code.

W. L. CLAY, Secretary.

BENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once, and referred to committees, as follows:

once, and referred to committees, as follows:

Judiciary, s. 186, 190.

n. 9. The house non-concurred in the senate amendment to m. 9, and asked for a committee of conference, and the speaker appelinted as the committee from the house, Messra. Grant and John.

The house concurred in the senate amendment to

n. 21. To incorporate the Bailey Springs University for the higher education of women; Yeas 66, nays 0.

Yeas;

Measer. Barron, Beasley, Besson, Rellinger, Brown of Conecuh, Brown of Russell, Calboun, Gameron, Camp, Cole, Coleman, Guris, Dale, Davis, Deans, Fleming, Fletcher, Ford, Forman, Frankin, Follor, Fullon, Gibboss, Grant, Harra, Hearn, Hill, John, Kelly, Kend-Meador, Medows, Mahan, Montgomery, McCorvey, Mc-Queen, O'Brien, Ott, Fatton, Perry, Frowell, Rand, Roach, Robinson, Rogers. Rowe, Scarbovorph, Seale, Smith of Autange, Smith of Greene, Smith of Mobils, etc., Williams of Heary—60.

The house concurred in the senate amendments to H. 87. To regulate exceptions to the giving or refusal

of charges asked in writing; Yeas 63, navs 9.

Yeas:

Yesses. Barron, Besson, Brown of Canceult, Brown of Russell, Calbon, Deir, Davis, Densa, Swing, Palloing, Flescher, Ford, Forman, Franklin, Fullar, Fullon, Gains, Rissell, Calbon, Graves, Harris, Hearn, Hill, Jinks, Kelly, Killobewer, Kinght, Kyle, Langley, Lipscomb, Magles, Massin, Meyfedd, Mills, Mixon, McLoravy, Mc-Magles, Massin, Meyfedd, Mills, Mixon, McLoravy, Mclacoth, Robbins, Robinson, Rogers, Rosee, Sanford, Savaes, Scarborough, Smith of Austangs, Smith of Graves, Smith of Mobile, Summers, Tuck, Turner, Ward, Wassesew, Watten, Williams of Bulloick, Williams of Henry Sw., Watten, Williams of Holloick, Williams of Henry By Mr. Manning-

s. 17. To amend sections 5, 6, 10, 11, 14, 26, 28 and 29 of an act entitled an act to provide for the more efficient working of the public roads, in Talladega county. approved December 9, 1886, and to amend section 4 of an act entitled an act to amend sections 20, 21, 22 and 26 of an act entitled an act to provide for the more efficient working of the public roads in Talladega county, approved February 13, 1889;

The amendments offered by the committee were

adopted and the bill,

Was read a third time, at length, and passed-yeas 60, nays 0.

Yess: Messrs. Banks, Barron, Beasley, Beeson, Bellinger, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Cole, Cook of Talladega, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fletcher, Ford, Forman, Franklin, F dton, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jackson, Jinks, Kelly, Killebrew, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meadows, Mahan, Mills, Mixon, McCorvey, McQueen, Patton, Perry, Prowell, Rand, Roach, Robinson, Rogers, Rowe, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Taylor, Tuck, Wheeless, Willett-60. By Mr. Maples-

s. 70. To provide for the establishing of township, section, or other subdivision of lands where the original survey marks, monuments, witness-trees, etc., have been obliterated, in the county of Jackson,

Was read a third time, at length, and passed-yeas 69, navs 0.

Yeas: Messrs. Barron, Boasley, Beeson, Brown of Conecub. Brown of Russell, Burks, Calhoun, Camp, Cole, Curtis, Dale, Davis, Deans, Ellis, Ewing, Flelding, Fletcher, Ford, Forman, Frankliu, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Hill, Jackson, Jinks, John, Kelly, Killebrew, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meadows, Mahan, Mills, Mixon, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Rand, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry—69.

By Mr. Mastin-

n. 543. To authorize the court of county commusioners of Barbour county to issue bonds of said county on a mount not exceeding ninsty thousand dollars for the purpose of taking up, cancelling and retiring the present outstanding bonded indebtedness of said county. Was read a third time, at length, and passed—veas

72, hays 0.

Yeas:

Messrs, Barron, Benaley, Besson, Bellinger, Boykin, Brown of Conceub, Brown of Guessell, Galbon, Gamp, Cole, Gook of Tallodegs, Cook of Wilcox, Curris, Davis, Pender, Felding, Fleming, Frender, Ford, Forders, Franken, Geller, Paldon, Galas, Gewin, Gibbon, Graham, Giller, Paldon, Galas, Gewin, Gibbon, Graham, Giller, Paldon, Gler, Paldon, Galas, Gores, Graham, Giller, Wellower, Myle, Langley, Lipecamb, Manning, Maples, Massin, Meadows, Mahan, Mills, Alars, McGorer, Ok, Fanto, Ferry, Rand, McGorer, Wellower, McGorer, Smith of Patto, Ferry, Rand, et al., Smith of Greene, Smith of Musicya, Smith of Barty, Turner, Ward, Wheeless, Williams of Bullock, Williams of Harry—Car.

н. 546. To repeal sections ten, eleven twelve and thirteen of an act entitled an act to provent the running at large of stock in certain portions of Elmore county,

approved February 18th, 1891,

Was read a third time at length, and passed—yeas 60, nava 3.

Yeas:

Musr., Speaker, Barron, Beasley, Basson, Bullinger, Beyrkin, Burks, Calboun, Camp, Cook of Talladoga, Curits, Dale, Davis, Desan, Ewing, Fleming, Flechnen, Granti, Jackson, Jinke, John, Kelly, Killebrew, Klondon, Grant, Jackson, Jinke, John, Kelly, Killebrew, Klondon, Grant, Jackson, Jinke, John, Kelly, Killebrew, Mondon, Langley, Jilyeson, Manning, Majes, Marfield, Mydoun, O'Brand, Changley, Jilyeson, Manning, Majes, Marfield, Mydoun, O'Brand, Renawa, Martin, Marti

ler, Smith of Greene, Smith of Mohile. Snmmers, Ward, Wheeless. Whitten, Williams of Bullock, Williams of Henry-60.

Nays: Messra, Ellis, Mills, Savage-3.

The bill was ordered to the senate without engrossment.

By Mr. Meadows-

H. 506. To repeal an act entitled an act to botter provide for the establishment and working of the public roads in Tallapoosa and Randolph counties, approved February 21, 1893.

was read a third time at length, and passed—yeas 69, pays 0.

Yeas:

By Mr. Maban-

H. 534. To incorporate Morgan county College, in

Morgan county, Alabama,

Was read a third time at length and passed—yeas 59, nays 0.

Yeas:

Messr. Banks, Barron, Beasley, Beeson, Bellinger, Brwn of Goneschi, Burks, Cole, Gook of Tallsdogs, Cook of Wilsox, Dale, Daris, Ellis, Ewing, Flenting, Flechter, Fornan, Frankin Fulton, Gains, Gibbons, Graves, Harris, Henra, Jackson, Kelly, Kennedy, Killsbrow, Kaught, Kilh, Landjoy, Liprocomb, Maples, Medtlar, McQuern, O'Brien, Ott, Patton, Perry, Ravaes, Ronch, Dolinson, Rogers, Rowe, Sawag, Saraborough, Smith of Autauga, Smith of Butler, Smith of Mobile, Tack, Wheeless, Whitten, Williams of Bullock, Williams of Henry-59.

By Mr. Mendor-

s. 26. To establish the Benton School District in Lowndes county,

Was read a third time at length, and passed-year 60, nava 0.

Yeas:

Mossrs. Barron, Beasley, Beeson, Bellinger, Brown of Conecub, Brown of Russell, Burks, Calhoun, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Ellis, Ewing, Fleming, Fletcher, Forman, Fulton, Gains, Gibbons, Graves, Jackson, Jinks, John, Kelly, Killehrew, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, McCorvey, O'Brien, Patton, Rand, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Savage, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry-60,

By Mr. Millss. 86. To regulate the payment of claims against the fine and forfeiture fund of Geneva county,

Was read a third time, at length, and passed-veas 64. pays 0.

Yeas;

Messrs. Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Cole, Cook of Talladega, Curtis, Dale, Davie, Ellis, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Harris, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Mapies, Mastin, Meador, Meadows, Mahan, Mills, Mixon, McCorvey, McQueen, O'Brien, Rand, Roach, Robbins, Robinson, Rogers, Rowe, Savage, Scarborough, Smith of Autsuga, Smith of Butler, Tuck, Ward, Wheeless, Whitten, Williams of Bullock-64.

· On motion of Mr. Mills, H. 254 was indefinitely postponed.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The president of the senate having signed the follow-

ing bills, your signature thereto is requested ;

s. 31. To amend an act entitled an act to regulate the trial of misdemeanors in Bibb county, approved February 21st, 1893;

s. 41. To establish a State board of embalming to provide for the better protection of life and health, to prevent the apread of contagious diseases, and to regulate the practice of embalming and the care and disposition of the dead.

W. L. CLAY. Secretary.

SIGNING BILLS. The speaker of the house in the presence of the house immediately after their titles had been publicly read by the clerk signed the bills whose titles are set out in the foregoing senate message.

REPORT OF COMMSTREE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES.

Mr. Speaker:

The committee on enrolled bills report the following bill correctly enrolled:

н. 410. To provide for holding the circuit court of Henry county at Dothan, and to prescribe the jurisdiction thereof and regulate the proceedings therein.

J. H. MONTGOMERY. Chairman.

STONING BULLS

The speaker of the house in the presence of the house immediately after its title had been publicly read by the clerk, signed the bill whose title is set forth in the above report of the committee on enrolled bills.

By Mr. Mixon-H. 294. To amend an act for the preservation of lands and plantations in Bullock county from depredations by stock, approved Feb. 11, 1893,

Mr. Jinks offered an amendment which was adopted and the bill was read a third time at length and passed -yeas 72, navs 9, Yела:

Messrs, Banks, Barron, Beasley, Beeson, Bellinger, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Curtis, Dale, Davis, Deans, Ellis, Fielding, Fletcher, Ford, Forman, Franklin, Fullsr, Fulton, Gibbons, Grant, Graves, Harris, Hearn, Hill, Jackson, Jinks, John, Kelly, Kennedy, Killebrow, Knight, Langley, Lipscomb, Maples, Mastin, Mills, Mixon, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Reaves, Roach, Robbins, Rogers, Rowe, Routon, Sanford, Scarborough, Smith of Autanga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Williams of Bullock, Williams of Henry-72.

By Mr. Montgomery-

n. 187. To confirm the charter of the Bessemer Building and Loan Association, to provide for the increase of the capital stock, to authorize it to sell surplus money at private sale, to invest unsold money, to buy, sell, lease or otherwise dispose of real estate, to erect buildings or improvements, to borrow money and to provide for the increase of the capital stock and to extend the time within which said association shall continue to exist as a corporation.

Was read a third time, at length, and passed-yeas

69, nays 0. Yeas:

Messrs. Barron, Beasley, Beeson, Bollinger, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Dale, Davis, Ellis, Ewing, Fielding, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Graham, Grant, Graves, Harris, Hill, Jackson, Kelly, Kennedy, Killebrew, Knight, Kyle, Laugley, Lipscomb, Maples, Mastin, Meador, Meadows, McQueen, O'Brien, Ott, Patton, Porry, Prowell, Roaves, Rosch, Robbins, Robinson, Rogers, Routon, Sanford, Screws, Seale, Smith of Autauga, Smith of Butler, Smith of Groene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Whitten, Willett, Williams of Bullock, Williams of Henry-69.

MESSAGE FROM THE SENATE.

Mr Speaker:

The senate has amended as therein shown, and as amended, has passed the following house bill:

H. 280. To prohibit the selling bartering, exchanging or giving away of spirituous, vinous or malt liquors, intoxicating bitters or beverages within four miles of the Methodist church at Fairford in Washington county.

W. L. CLAY. Secretary.

SENATE MESSAGE.

Mr. Turner moved to non-concur in the senate amendment to H. 280. Mr. Robinson moved to table Mr. Turner's motion.

Lost-yeas 20, nays 37.

Yess: Messrs. Speaker, Calhonn; Camp, Davis, Deans, Graham, Grant, Knight, Kyle, Manning, Maples, Meadows, Mills, McCorvey, McQueen, O'Brien, Ott, Patton, Rand, Robinson, Smith of Mobile, Whitten-20.

Navs:

Messrs. Banks, Barron, Beasley, Beeson, Boykin, Brown of Concench, Brown of Russell, Cole, Curtis, Dale, Ellie, Ewing, Fielding, Fleming, Ford, Forman, Fulton, Gains, Gewin, Gibbons, Graves, Harris, Jinks, Kennedy, Langley, Mcador, Mahan, Mixou, Perry, Rabb, Rand, Roach, Tuck, Turner, Wheeless, Williams of Bullock-37.

Mr. Turner's motion prevalled and the house non-concurred and asked for a committee of conference.

Committee on the part of the house: Messrs. Turner. Robinson and Kyle.

By Mr. Moore-

s, 125. To amend section 2 of an act entitled "an act to amend sections one and twelve of an act entitled an act to regulate the taking of ovsters from the public reefs in the state for sale or planting, approved December 10, 1892; and to repeal an act entitled an act to regulate the planting and taking of systers in the waters of this state, approved February 18, 1891," which act hereby amendad was approved February 14, 1893.

Mr. Robinson offered an amendment which was adopted, and the bill was read a third time, at length, and

passed-yeas 60, nays 1.

Yaas:
Messrs. Banks, Barron, Beasley, Beeson, Bellinger,
Beykin, Brown of Conceuth, Brown of Kussell, Barks,
Calboun, Charmon, Camp, Cols, Coleman, Gook of Talcalboun, Charmon, Camp, Cols, Chais, Danis, Dean,
Calboun, Grant, Cols, Chais, Chais, Chais,
Calboun, Grant, Charmon, Chais, Chais, Cheman, Chill, Evilga,
Calbons, Grant, Jackson, Jinks, Kelly, Kyle, Langley,
Maples, Mastin, Mayfiold, Mandor, Mesdows, Mabon,
Mills, McGorey, O'Bran, Ott, Patton, Rabb, Rand,
Roach, Robinson, Rogers, Rowe,
Searborough,
Serews, Smith of Autauga, Smith of Greene, Smith of
Mobile, Summers, Taylor, Turner, Ward, Wheeless,
Carrow, Smith of Autauga, Smith of Greene, Smith of
Mobile, Summers, Taylor, Turner, Ward, Wheeless,
Navy, M. Kunik Bulleck, Williams of Henry—Oo.

Navy, M. Kunik Bulleck, Williams of Henry—Oo.

Navy, M. Kunik Bulleck, Williams of Henry—Oo.

By Mr. McCorvey-

n. 404. To establish a separate school district in Monroe county, Alabama, and fix the boundaries of same,

Was read a third time at length and passed—yeas 63, navs 0.

Yeas:

Mesers, Besaley, Besson, Bellinger, Boykin, Brown of Conseul, Brown of Rissuell, Burke, Brarus, Galbons, Canp. Cole, Coleman, Cool of Wilcox, Curile, Dale, Davis, Cole, Coleman, Cool of Wilcox, Curile, Dale, Davis, Long, Galine, Gibbons, Graham, Grywes, Harris, Hearn, Jackson, Kelly, Kounedy, Kyle, Langley, Mapies, Magrield, Mandor, Mandowi, Mahan, Mixon, McCorevy, McGuoen, O'Brien, Out, Patson, Perry, Liabb, Ruad, Magrield, Mandor Mandowi, Manthi Gireane, Smith of Google, Seeles, Smith of Autagas, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Whooless, Whitten, Willest, Williams of Bullock—So.

On motion the house adjourned till 10 a, m. to-merrow,

104

TWENTY-SIXTH DAY.

House of Refresentatives, December 13, 1894.

The house met pursuant to adjournment. Prayer by the Rev. Mr. Rowe of the house,

A quorum was present.

The committee on revision of the Journal reported the journal of yesterday correct.

LEAVE OF ABSENCE

Was granted to Mr. McClusky for to-day and to morrow, and to Mr. Rabb for to-morrow.

UNPINISHED BUSINESS.

The motion to reconsider the vote by which

s. 33. Joint resolution proposing amendment to section 2 of article 2 of the constitution of the state of Alabama.

Was lost on yesterday, was taken up.

Mr. Williams of Henry moved the previous question which was ordered. The motion to reconsider prevailed and the bill was lost—yeas 56, nays 35.

Yens:
Messri. Speaker, Besson, Brown of Russell, Calhonn,
Gook of Wilcox, Gurtis, Jude, Deaus, Fleming, Forman,
Gook of Wilcox, Gurtis, Jude, Deaus, Fleming, Forman,
Kally, Kanaerly, Kulibrowe, Kirdight, Kyle, Lipsen,
Manning, Maples, Massin, Meador, Meadows, Mahan,
Manning, Maples, Massin, Meador, Meadows, Mahan,
Macon, McGorrey, O'Brien, Prowell, Babb, Rand,
Roseh, Rohinson, Kogers, Rowe, Sanford, Scarborough,
Server, Seals, Smith of Autuaga, Smith of Buller,
Kuliman of Henry—66.

Knys: Messrs, Banks, Barron, Beasley, Boykin, Brown of Conecult, Burks, Camp, Cole, Cook of Talladega, Davis, Ellis, Ewing, Fielding, Fletcher, Ford, Franklin, Fuller, Gibbons, Harris, Hearn, Hill, Jackson, Jinks, Langley, Mayfield, Mills, Montgomery, McQueen, Patton, Perry, Reaves, Robbins, Routon, Savage, Wheeless-35.

The motion to table Mr. Hill's motion to reconsider

the vote by which

a. 229. To prohibit the engaging in games of pool, billiards domines, or any other game of chance or amuscunt within any building or within one hundred feet of any place where spirituous, malt, or vinous liquors or intoxicating bitters, or any other intexticating beverage or drink is sold, given away or otherwise disposed of.

Was taken up.
Mr. Sanford moved the previous question, which was ordered, and the motion to table was lost—yeas 20, nays

Yeas:

Messrs Banks, Beasley, Calboun, Cole, Fullor, Grant, Graves, Harris, Hearn, John, Kyle, Langley, Mahan, Mills, Mixon, Rabb, Rowe, Savage, Ward, Whitten—20.

Naya's spatker, Barron, Beeson, Boykin, Bown and Rossall, Burks, Camp, Cook of Talladega, Cook of WilBosall, Burks, Camp, Cook of Talladega, Cook of WilBescher, Forman, Franklin, Fullon, Galos, Gewin,
Gibbons, Graham, Hill; Jackson, Jinks, Kennedy, KilBeirew, Kyle, Lipscomb, Manning, Marjes, Kennedy, Kastin,
Mayfield, Masdor, Masdows, Montgomery, McCorvey,
Robbins, Roblinson, Rogers, Routon, Sanford, Scarborough, Screws, Sasile, Smith of Arery, Frowall, Bardon,
Sarahaman, Roblinson, Rogers, Routon,
Sanford, ScarborJer, Manth of Green, Sandon, Martin, Summers, TayJer, Manth of Green, Sandon, Willett, Williams of Bullock,—67, Unrurer, Wheeless, Willett, Williams of Bul-

Mr. Willett moved to table the hill and the speaker, Mr. Fletcher, in the chair, upon taking the vote an nounced that the bill was tabled.

Mr. Rahh called for a division, but the speaker held

that the call came too late.

From this ruling of the chair, Mr. Whitten appealed, and the house sustained the ruling of the chair.

GOVERNOR'S MESSAGE.

OFFICE OF THE GOVERNOR.

Decomber 13, 1894.

Mr. Speaker:

I have the honor to inform you that the following bills, which originated in the house, bave been approved :

Nos. 104, 108, 80, 109, 112, 134, 140, 146, 186, 241, 487, 119, 130, 79, 410,

Very respectfully, HARVEY E. JONES, Private Secty.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES

Mr. Sneaker: The committee on enrolled bills report the following bills correct enrolled:

H. 5. To repeal section four of an act to regulate and prescribe the manner of electing county commissioners of Pike, Bullock, Washington, Baldwin, Butler, Choctaw, Fayette, Shelby, DeKalb and Pickens counties, approved January 30, 1893, and to prescribe the manner of electing the commissioners in said counties;

n. 18. To amend section 7 of an act, approved 28th February, 1889, entitled an act to establish a charter for

the town of Avondale, Jefferson county; H. 21. To incorporate the Baily Springs University for

the higher education of women : H. 30. To amend an act entitled an act to provide for publication and proceedings against defendants whose names are unknown in proceedings for partition, approved February 18, 1893;

H. 32. To amend section 4922 of the code of Alabama; и. 59. To amend section 3471 and 3472 of the code,

and rule 52 of chancery practice; H. 75. To define the territorial jurisdiction of justices

29 h

of the peace and notaries public ex-officio justices of the peace of the several precincts in Jefferson county, and the notaries public ex-officio justices of the peace appointed for the several wards of the city of Birmingham.

H. 87. To regulate exceptions to the giving or refusal of charges asked in writing, and to give affect thereto; п. 110. To repeal an act entitled an act "to regulate

the issue of garnishments and the proceedings thereon in the counties of Jefferson, Dallas, Calhoun, Escambia and Cleburne, approved February 21, 1893, so far as relates to the counties of Dallas and Escambia; H. 142. To authorize the commissioners of roads and

revenues of Tuscaloesa county, to levy and collect a special tax for the purpose of erecting and maintaining public buildings and bridges for said county;

H. 147. To incorporate the Polytechnic College and Ladies' Institute of Cullman, Alabama; H. 159. To allow stock to run atlarge in a part of best

five in Lee county, Alabsma; n. 178. To provide for psyment of claims sgainst the

ine and forfeiture fund of Clarks county;
B. 195. For the relief of Harry T. Smith, an attorney

of Mobile county, to compensate him for special services rendered to the state; H. 196. For the relief of Neil Salter, and the heirs of

H. 196. For the relief of Neil Satter, and the fields of David Salter, of Monroe county, Alabams, and to anthorize the governor to issue a patent to certain lands to said parties;

H. 193. To divide the county of Madison into four commissioners districts, and to prescribe to the term of office of the members of the commissioners court;

tt. 205. To allow bonded constables of Tsllapoosa county the same fees as the cheriff in certain cases; H. 221. To establish a separate school district to be

known as Reynolds School District, in Hanry county; 11. 227. To repeal an act entitled an act to make four wires a lawful fence in a certain portion of Lawrence county, and to provide for tha building and keeping up of a lawful fence along the line between townships 4

and 5; 8, 249. For the relief of F. A. Gamble, ex-probate index of Walker county, Alabama;

H. 293. To appropriate the sum of three hundred and

fifty dollars to pay Richard W. Walker for professional services rendered the state under contract with the governor, in the impeachment trial of John B. Tally,

H. 337. To repeal an act entitled "an act to regulate trials by juries in the county court of Clarke county,"

approved February 16th, 1891;

**n. 385. To legalise certain applications from the counties of Bulder, Chillon, Chelurne, Coosa, Dab, Elmore, Ureene, Lee, Randolph, Sumier, Shulby, Tallacie for the control of the control of the control of the Bulder and the provisions of "an act for the relief of needy Confederate soldiers and sailors, residents of Alabans, who from wounds or other cause, are now unable to sarra a liveliheed, and for the widows of such as were approved February 12, 13891.

J. H. MONTGOMERY, Chairman.

MIGNING BILLS.

The speaker of the house in the presence of the house immediately after their titles had been publicly read by the clerk, signed the hills whose titles are set out in the foregoing report of the committee on enrolled hills.

MESSAGE PROM THE SENATE.

Mr. Speaker:

The president of the senate having signed the follow-

ing bills, your signature thereto is requested;

8. 70. To provide for the establishing of township, section, or other subdivision corners of lands, where the original survey marks, monuments, witness trees, &c., have been obliterated in the county of Jackson;

s. 26. To establish the Benton School District in

Lowndes county;

s. 16. To regulate practice and procedure in the circuit court in Talladega county in this state;

s. 86. To regulate the payment of claims against the fine and forfeiture fund of Geneva county;

s. 4. To amend section nineteen (19) of an act entitled an act to incorporate the Mobile and West Alabama Railroad Company, and to expedite the construction of said railroad approved February 11th, 1893.

W. L. CLAY,
Secretary.

STONENG BULLS.

The speaker of the house in the presence of the house immediately after their titles had been publicly read by the clerk, signed the bills whose titles ere set forth in the forecoing message from the senate.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Rabb— H. 639. To establish a charter for the town of Pollard, Alabams.

Corporations;

By Mr. Banks-

H. 640. To create a separate school district in the county of Franklin, to be called Newburg Public School District and to define the boundaries thereof, Education:

By Mr. Tevlor-

H. 641. To regulate elections in the state of Alabama, Privileges and elections;

By Mr. Mills-

н. 642. To regulate the election of county commissloners in Geneva county,

Privileges and elections; By Mr. Williame of Henry—

H. 643. To prohibit the sale or giving away of alcoholic, spirituous, vinous or malt liquors within three (3) miles of Alaga in Henry county, Temperance:

By Mr. O'Brien-

H. 644. To confirm the incorporation of the Phoenix Club of Birmingham, Alabama, and to enlarge the powers and capacities of said club,

Corporations:

Also,

II. 645. To amend and re-enact section 329 (234) of the code for the preservation of registration lists,

Privileges and elections;

H. 646. To require inspectors of election to post up at or near voting place a statement of the polled.

Priviloges and elections; Also, n. 647. To amend section 355 (282) of the code,

(Appointment of inspectors on morning of election.)
Privileges and elections;
Also,

n. 648. To regulate the appointment of inspectors and precinct returning officers under section 352, of the code,

Privileges and elections;

H. 649. To amend section 28 of an act to further regulate elections in the state of Alabama, approved February 21st, 1893.

Privileges and elections;

H. 650. To amend section 13 of the set to further regulate elections in the state of Alabama, approved February 21st, 1893,

Privileges and elections;

H. 651. To amend section 6 of the act to further regulate elections in the state of Alabama,

Privileges and elections; Also,

H. 652. To amend section 5 of the act to further regulate elections in the state of Alabama; Privilence and elections.

Privileges and elections,
Also,
R. 653. To smend section 3 of the act to further regu-

R. 603. 10 smend section 3 of the act to turther regulate elections in the state of Alabama, Privileges and elections;

By Mr. Wheelsss—

R. 654. To provide for the registration of voters in the state of Alabama,

Privileges and elections;

By Mr. Rowe-

H. 655. To amend section 1319 of the code. (Granting liquor license.) Temperance:

By Mr. Camp-

H. 656. To repeal an act, approved December 13th. 1892, entitled an act so vest sisla to homestead and exempt property in the widow and minor children or minor children in estates that do not exceed the amount of the exemptions. Judiciary:

By Mr. Cook of Talladees-

H, 657. To probibit the running of freight trains on Sunday. Commerce and common carriers;

By Mr. Cook of Wilcox-

H. 658. To prevent all persons from bunting upon the enclosed lands of the residents of Wilcox county, except by written permission of the occupant of the en closed premises.

Local legislation; By Mr. Gains-

н. 659. To establish a separate school district, to be known as the Oakman School District, in Walker county.

Education; Also.

H. 660. To incorporate the Oakman Male and Female College in Walker county, Alabama, Education :

By Mr. Meador-

н. 661. To appropriate money to reimburse certain insurance companies for amounts illegally paid by them lato the state treasury, under an act approved February 18th, 1893, entitled an act to require all corporations to pay a fea or license, for the use of the state, before commencing business in this state, Judiciary:

By Mr. Ford-

H. 662. To establish a separate school district, to be known as Flat Rock School District in Winston county, Alabama,

Education :

By Mr. Burks (by request)-

n. 663. To establish a separate school district to he known as Hulaco School District, in Cullman county, Alabama.

Education:

H, 582 was taken from adverse report from committee on public roads and highways and referred to a special committee consisting of the Bullock delegation.

On motion of Mr. Mayfield H. 492 was recommitted to

the committee on revision of laws.

RESOLUTIONS

Were offered as follows:

By Mr. Forman— H. 141. Resolved by the house the senste concurring, that the speaker of the house and the president of the senate be requested to erase their signatures from B. 141

Which was adopted.

By Mr. Calhoun—
Resolved by the house the senate concurring, that the
two houses meet in joint convention in the ball of the
luous at 12 Gelock m. today, December 12th, for they
pose of electing a solicitor for the 11th and 12th judicial
circuits.

Which was adopted.

The speaker laid before the house the following memorial which was read and referred to the committee on temperance:

To the Honorable Senate and House of Representatives

of the General Assembly of the State of Alabuma.

"The Alabama annual conference of the Methodist
Episcopal church, south, now in session at Brewton, Escambia county, Alabama, do hereby memoralize your
honorable body to refuse to repeal the act which prohibits the sale of intoxicating liquors in the town of
Tuskeges, county of Macon.

In support of this memorial we would set forth;

1. We as owners of the Alabama Conference Female

 We as owners of the Alabama Conference Female College, which is situated in the town of Tuskegee, are among the largest owners of real estate in said town.
 We are conducting an institution for the education of girls and women in said town, and the value and usefulness of our property and school would be impaired

by the repeal of said prohibiting act

'This secretary of the Alabams annual conference is hereby instructed to forward to the praxident of the senate and to the spoaker of the house of representatives of the general assembly, copies of this memorial and request its reference to the committee on temperance in each house at the earliest possible moment."

The above is a true copy from the journal of the Alabama annual conference of the Methodist Episcopal courch, south, under date af Docember 12th 1894.

Attest: J. M. Mason, Secretary,

MESSAGE PROM THE SENATE.

Mr. Speaker:

The senste insists on it amendment to the house bill in 280. To probibit the selling, hartering, exchanging or giving away of spirituous, vinous or mal liquors, intoxicating bitters or beverages within four miles of the Methodist church at Fairford, in Washington county.

And accedes to the request of the bouse for a committes of conference on the disagreement of the two houses thereon:

Committee on part of the sonate, Messrs. Austill, Mc-Rae, and Walker of Marengo.

And the senats insists on its amendment to the house bill.

H. 9. To give the owners of lands or their assigness a lien for the stipulated price, or value, commonly known as stumpage, of timber sold from said lands, and to provide for the enforcement thereof:

And accedes to the request of the house for a commitmittee of conference on the disagreement of the two houses thereon:

Committee on the part of the senate, Messre. Almon, Kemp and Bruner.

And the senate insists on its smendment to the house

H. 82. To establish a board of revenue for Lowndes

county and define the power and duties of said board of revenue;

And accedes to the request of the house for a committee of conference on the disagreement of the two houses

Committee on the part of the senate, Messrs, Brewer, Milper and Bruner.

And the senate has concurred in the house amend-

ments to the senate bill

5. 125. To amend section 2 of an act entitled "an act to amend aections one and twelve of an act entitled ap act to regulate the taking of ovsters from the public reefs in the state for sale, or planting, approved December 10th, 1892, and to repeal an act entitled an act to regulate the planting and taking of oysters in the waters of this state, approved February 18th, 1891, which act hereby amended was approved February 14th, 1893. W. L. CLAY.

Secretary.

BILLS ON SECOND READING.

The chairmen of the several committees reported favorably on the following bills:

s. 114. Joint resolution requesting Alabama senators and representatives in congress to advocate the speedy repeal of the ten per cent, tax on the issues of state banks:

s. 141. To amend section 3833 of the code:

s. 136. To regulate the holding of municipal elections in the city of Tuskaloosa, Alabama; a. 46. For the relief of James J. S. Willia, as tax col-

lector of Barbour county; s. 166. For the relicf of W. W. Thompson sheriff of

Macon county: H. 575. To amend section 647 of the code :

H. 573. To fix the time of holding the chancery courts

in the counties of Monroe and Perry ; н. 596. To regulate the trial of certain misdemeanors

committed in Russell county: H. 609. To protect bridges on the public roads in

Coosa county; H. 557. To prohibit baiting of any place or field for doves, partridges or wild turkeys in Lowndes county;

n. 545. To regulate the fine and forfeiture fund of Barbour county;

H. 530. For the preservation of game in Madison county:

н. 569. To establish a board for the reception and distribution of dead human bodies in Jefferson county, and

to regulate the same;

u. 523. To probibit the sale or giving away of alcoholic, spirituous, vinous or malt liquors within five miles of Holland's Chapel Methodist church, and within the voting precinct of Dutton, all within the county of Jackson;

H. 607. To prohibit the sale, giving away or otherwise disposing of vinous, spurittons or malt liquors, intoxicating hitters, or cordials, within the limits of Oneonta school district;

n. 569. To make an appropriation to cover the deficiency for distributing the acts and journals of the general assembly of 1892-3, codes and other public documents for the year ending September 30th, 1893, and for the year ending September 30th, 1894;

n. 476. To amend section one of an set entitled an act for the relief of needy confederate soldiers and sail-ors, residents of Alabama, who from wounds or other causes are now unable to earn a livelihood, and for the widows of such as were killed or died in said war, and have not since remarried, approved February 13, 1891;

R. 470. To make an appropriation for the expense of the encampment of the Alabama state troops for the years

1895 and 1896;

H. 350. To regulate the election of county commissioners in Lawrence, Cullman and Winston counties; H. 616. To incorporate the Audalusia High School at Andaiusia, Alabama;

n. 610. To incorporate the Attalla Normal College; s. 178. To confirm the incorporation of the Manassas

Club of Mobile, Alabama, and to amend its charter.

The above and foregoing hills, were severally read a second time, and placed on the calendar.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has concurred in the house amendment, to the senate bill.

s. 16. To regulate practice and procedure in the cir-

cuit court in Talladega county in this State,

And has originated and passed the following bill: s. 205. To authorize the city council of Montgomery at any time to issue bonds for the purpose of funding the

bonded indebtedness of the city of Montgomery;

And has concurred in the house joint resolution providing for a joint convention of the two houses at 12 o'clock M., to-day, December 13th, for the purpose of electing a solicitor for the 11th and 12th judicial circuit. And has concurred in the house joint resolution re-

And has concurred in the house joint resolution requesting the governor to return to the house without his epproval house bill No. 141 for the purpose of amending it.

W. L. CLAY, Secretary.

SENATA MESSAGE.

The senete bill just received, whose title is set forth in the above and foregoing message, was read once, and referred to committee, as follows: Corporations, s. 205.

JOINT CONVENTION FOR THE ELECTION OF SOLICITORS FOR THE 11TH AND 12TH JUDICIAL CIRCUITS OF ALABAMA.

At 12 o'clock m., by invitation from the house, the seams entered the hall of the house of representatives elect by joint ballot solicitors from the 11th and 12th judicial circuits of Alabama, for the terms prescribed by law.

The joint convention was called to order by the presi-

dent of the senate, who directed the secretary of the senats to call the roll of the senate. The following seuators answered to their names, being a majority of the

sonate of Alabama, to-wit:
Mesars, President, Almon Austill, Bogart, Browder,

Brunor, Culver, Cunningham, Darby, Day, Goodwyn, Hawkins, Hogue, Hollia, Kemp, Kilpatrick, McElderry, McRae, Milner, Moody, Nolen, Porter, Robinson, Rogers, Samford, Sayre, Tumin, Walker of Henry, Walker of Marengo, Wharton, Williamson—31.

The speaker of the house directed the clark of the bouse to call the roll of the house, when the following members answered to their names, being a majority of the house of representatives of Alabama, to wit:

Massex. Spraker, Barnon, Beanlay, Beseno, Bellinger, Boykin, Brown of Goncella, Brown of Russell, Burks, Borans, Calhonn, Camp. Gook of Wilcox, Curtis, Dale, Davis, Ellia, Bring, Fleding, Fleding, Fletenber, Forman, Franklin, Fuller, Fullon, Gowin, Graham, Granst, Greves, Hill, Jackson, Julies, John, Keily, Kennedy, Greves, Hill, Jackson, Julies, John, Keily, Kennedy, Maples, Marfield, Meador, Meadows, Mahnn, Mills, Micon, McGorey, McQueen, O'Hein, Ott, Fatton, Peery, Frowell, Rand, Roblinson, Rogees, Rowe, Rotton, Sandred, Scarborough, Seale, Smith of Autauga, Smith of Greens, Smith of Mohlie, Tayler, Tank, Ward, Barns of Henjer-Stillent, Williams of Bulleck, Will-Barns of Henjer-Stillent, Williams of Bulleck, Williams of Bul

The president of the senate announced that there being a quorum of the general assembly of Alabama preent, the convention was ready to proceed with the election of solicitors as aforesaid and that nominations were in order.

Mr. Almon nominated A. H. Carmichael of Colbert county for solicitor of the eleventh judicial circuit.

Mr. Jackson nominated D. O. Chenault of Franklin county.

Those who voted for Mr. Carmichael are of the senate; Messrs. President, Almon, Austill, Rogart, Browder, Braner, Gulver, Cunningbase, Darby, Hawkins, Hogue, Kemp, Kilpartick, McElderry, McRee, Witner, Moyde, Porter, Regers, Samford, Sayre, Tumlin, Walker of Henry, Walker of Marence, Wharton.—25.

And of the house-

Messex, Speaker, Banks, Barren, Boykin, Brown of Ratsell, Galbour, Camp, Code Gwilcor, Cutris, Dolo, Davis, Figning, Fistcher, Futton, Gewin, Gibbon, Gra-Kinglet, Kyle, Lipscomb, Magles, Mayfield, Medor, Mahnn, McCorrey, McQueen, O'Brinn, Ott, Patton, 19eryr, Rubb, Rand, Rosah, Robinson, Rogers, Rove, Sunford, Servey, Seslar, Smith of Astanaga, Smith of Greans, Grant Manney, Market Market, Market Market, Market Lett, Williams of Bullock, Williams of Heavy—56. Those who voted for Mr. Chenault are of the senate— Messrs. Day, Goodwyn, Rohinson, Williamson—4.

And of the house-

Mesars, Beasley, Beeson, Brown of Conecuh, Burks, Cole, Cook of Tailadega, Deans, Ellis, Ewing, Fielding, Forman, Franklin, Fuller, Gains, Harris, Hearn, Jackson, Killehrew, Langley, Manning, Meadows, Mills, Mixon, Revss, Summors, Wheeless—26.

The president of the senate then proclaimed that A. H. Carmichael having received 81 votes, a majority of all the votes cast, was duly and constitutionally elected solicitor for the eleventh judicial circuit of Alabama for

the term prescribed by law.

The president of the senate then announced that nominations for solicitor of the twelfth judicial circuit were in order.

Mr. Dale nominated Richard H. Parks of Pike county for solicitor of the twelfth judicial circuit of Alabama.

Mr. Hurris nominated W. O. Mulkey. Those who voted for Mr. Parks are of the senate—

Messrs. President, Almon, Austill, Bogart, Browder, Culver, Cunningham, Hawkins, Hogue, Kemp, Kilpatrick, McElderry, McRae, Milner, Moody, Porter, Rogers, Samford, Sayre, Tumlin, Walker of Henry, Walker of

Marengo—21.

And of the house—

Meser, Speaker, Barron, Boykin, Brown of Russell, Burks, Calhom, Camp, Cook of Wilcox, Cartis, Bale, Davis, Fleming, Fietcher, Fulton, Gewin, Gibbons, Gran, Graner, Hill, Jinks, John, Kelly, Kennedy, Kuight, Kvle, Lipscomb, Maples, Mayfeld, Mahm, McCorry, McQues, O. Brien, Out, Fatton, Jever, Frowell, Growth, Graner, Graner, Graner, Statistical States, Smith of Marker, Smith of Astronya, Smith of Marker, Smith of Morels, Smith of Marker, Waltien, Willetts, Williams of Bullock, Williams of Henry—88.

Those who voted for Mr. Mulkey are of the senate-Mesars. Day, Goodwyn, Holiis-3.

And of the house-

Messra. Beasley, Beeson, Bellinger, Brown of Conecuh, Cole, Cook of Talladega, Deans, Ellia, Ewing, Fielding, Forman, Franklin, Fuller, Harris, Hearn, Jackson, Killebrew, Langley, Manning, Meadows, Mills, Mixon,

Reaves, Summers, Wheeless-25,

The president of the senate then proclaimed that Richard H. Parks having received 79 votes, a majority of all the votes east, was duly and constitutionally elected solicitor for the swelfth judicial circuit of Alabama for the term prescribed by law.

The object of the joint session having been accomplished, the senate retired to its chamber and the house proceeded to the consideration of its business.

Mr. Willett called up-

s. 2004. Senate joint resolution investing the governor with plenary power to dispose of the state convicts as to him seems best and most expedient until the enactment of a law thereon, which

Was read a third time at length and passed-year 65, navs 8.

Yeas: Messrs. Speaker, Barron, Beasley, Beeson, Bovkin, Brown of Conecult, Brown of Russell, Burks, Calboun. Camp, Cook of Wilcox, Cartis, Dale, Davis, Ellis, Ewing, Fleming, Fletcher, Fulton, Gibbons, Graham, Grant, Graves, Hill, Jackson, Jinks, John, Kelly, Kennedy, Kyle, Langley, Lipscomb, Maples, Mayfield, Meador, Meadows, Mahan, Moore, McCorvey, O'Brien, Ott, Patton, Perry, Rabb, Rand, Reaves, Roach, Robinson, Rogers, Rowe, Sanford, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Ward, Whitten, Willett, Williams of Bullock, Williams of Henry -65

Nays: Messrs. Cole, Dsans, Franklin, Fuller, Gains, Harris,

Manuing, Wheeless-8. Mr. John called up-

s. 35. To amend an act to establish the city court of Gadsden, approved February 18, 1891, by amending certain sections thereof :

The amendment offered by the committee was adopted and the bill

Was read a third time, at length, and passed-yeas 44, navs 27.

Yens:

Meser, Syzaker, Barron, Loylin, Burks, Ruran, Gol-hon, Coole of Wilcox, Cunits, Dabl., Davis, Piccher, Fulcon, Gewin, Graban, Grauk, John, Kelly, Kennedy, Knight, Kyle, Lippoonth, Maples, Mahan, McGorrey, Paton, Perry, Prowell, Rabb, Rand, Rosch, Boblineson, Rogers, Savage, Scarborough, Seale, Smith of Atutago, Smith of Greens, Name, and Greens, Williams of Hobies, Summers, Turk, Williams of Henry—4th.

Navs:

Mesara Banks, Beasley, Beesou, Brown of Concoub, Cole, Ellis, Ewing, Forman, Franklin, Fuller, Gains, Gibbons, Graves, Harris, Hearn, Langley, Mastin, Meadows, Mills, Mixon, Reaves, Robbins, Routon, Savage, Smith of Butler, Taylor, Wheeless—27.

The bour of 1 o'clock having arrived, the house ad-

iourned until 3 p. m. to-day.

AFTERNOON SESSION.

The house met pursuant to adjournment.
A quorum was present.

MESSAGE FROM THE GOVERNOR.

OFFICE OF THE GOVERNOR,

Dec. 13, 1894.

Mr. Speaker:

In accordance with joint resolution and by direction of the governor, I have the honor to return, herewith, it. n. 141 for correction.

Very respectfully.

Harvey E. Jones, Private Secretary.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended as therein shown and, as amended, has passed the following house bills:

x. 405. To provide for the empaneling of petit juries

and grand juries, and for the trial of criminal causes, in the Bessemer division of the circuit court of Jofferson county, holden at Bessemer, under "an act to provide for the holding of terms of the circuit court of the tenth judicial circuit for the trial of civil causes at Bessemer in and for certain portions of Jefferson county therein mentioned," approved February 21st, 1893:

и. 417. To establish a separate school district, to be

known as Boaz District, in Marshall county; it. 150. To prevent the sale of oats for seed purposes,

which are mixed with seed of the Johnston grass, or Means grass; an 74. To provide for the making and maintaining the public reads and bridges in Jefferson county. Ala-

bama; And has passed the following house bills:

n. 75. To be entitled an act to define the territorial jurisdiction of justices of the peace and notaries pulse ex-officio justices of the peace of the several precincts in Jefferson county, and the notaries public ex-officio justices of the peace appointed for the several wards of the city of Birmingham;

n. 78. To alser and amend the law relating to the territorial jurisdiction and pay of instices of the peace and notaries public ex-officio justices of the peace in precincts 21 and 37 in Jefferson county and the several wards of the city of Birmingham, and to provide a punishment for the violation thereof;

n. 193. To divide the county of Madison into four commissioners' districts, and to prescribe the term of office of the members of the commissioners court;

m, 196. For the relief of Neil Salter, and the heirs of David Salter, of Monroe county, Alahama, and to authorize the governor to issue a patent to certain lands to said parties:

n. 227. To repeal an act entitled an act to make four wires a lawful fence in a certain portion of Lawrence county, and to provide for the building and keeping up of a lawful fence along the line between townships 4 and 5:

H. 249. For the relief of F. A. Gamble, ex-probate judge of Walker county, Alabama;

H. 250. To create a separate school district in the city

of Jasper. Alabama, to define the boundaries thersof, and provide for the maintenance of schools therein :

H. 337. To repeal an act entitled "an act to regulate trials by juries in the county court of Clarke county."

approved February 16th, 1891;

H. 450. To amend section one (1) of an act entitled an act to incorporate the town of Guin, in the county of Marion, and State of Alabama, approved February 21, 1893:

н. 479. To incorporate the city of Ozark, in the county of Dale:

H. 178. To provide for payment of claims against the

b.

fine and forfeiture fund of Clarke county : To establish a separate school district to be known as Reynolds School District, in Hanry county; And has originated and passed the following bills:

s. 192. For the relief of W. L. Stallworth :

s. 200. To incorporate the Huntsville Primitive Baptist Graded and Industrial School :

s. 204. To amend sections 1 and 2 of "an act to regulate the sale of real estate in the city of Montgomery,

Alabama, for unpaid taxes assessed for municipal purposes." approved February 10, 1887; s. 209. To regulate the drawing and organizing of

jurges in Choctaw county;

s. 205. To authorize the city council of Montgomery at any time to issue bonds for the purpose of funding the bonded indebtedness of the city of Montgomery. W. L. CLAY, Socretary.

SENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once and referred to the committees as follows:

Education, e. 200; Corporations, s. 204;

Revision of laws, s. 209;

Corporations, e. 205;

Appropriations, s. 192.

The bonse concurred in the senate amendment to H. 405. To provide for the empannelling of petit

juries and grand juries, and for the trial of criminal 80 h

causes, in the Bessemer division of the circuit court of Jefferson county, holden at Bessemer under an act to provide for the holding of terms of the circuit court of the tenth judicial circuit for the trial of civil causes at Bessemer in and for certain portions of Jefferson county therein mentioned, approved February 21st, 1893;

Yess 52, nays 0. Yeas:

Messrs. Speaker, Barron, Beeson, Brown of Russell, Camp, Cole, Dale, Davis, Ewing, Fielding, Fleming, Flotcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Grant, Harris, Jackson, John, Kelly, Kennedy, Killebrew, Knight, Langley, Lipscomb, Meadows, Mahan, Mixon, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Rabb, Rand, Reaves, Roach, Robbins, Rowe, Savage, Scarborough, Smith of Autauga, Smith of Greene, Summers, Taylor, Wheeless, Williams of Bul-

lock, Williams of Henry-52. The house concurred in the senate amendment to

m. 417. To establish a separate school district to be known as Boaz District, in Marshall county;

Yeas 67, navs 0. Yeas:

Messrs. Speaker, Barron, Beeson, Brown of Conecult, Brown of Russell, Calboun, Camp, Cole, Cook of Wilcox, Curtis, Dale, Davis, Ellis, Ewing, Fielding, Fleming, Forman, Franklin, Fuller, Fulton, Gains, Gowin, Gibbons, Grant, Harris, Hearn, Jackson, John, Kelly, Kennedy, Killebrew, Knight, Langley, Lipscomb, Mastin, Mahan, Mixon, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Roach, Robbins, Rowe, Sanford, Smith of Butler, Smith of Greene, Taylor, Wheeless, Willett, Williams of Bullock, Williams of Henry-67.

Also concurred in the senate amendment to

H. 150. To prevent the sale of oats for seed purposes which are mixed with seed of Johnston grass or Means

Yeae 54, navs 3, Yeas:

Messrs. Speaker, Barron, Bensley, Beeson, Brown of Russell, Camp; Cook of Wilcox, Dale, Davis, Ellis, Ewing, Fielding, Fleming, Fletcher, Franklin, Fulton, Gains, Gewin, Gibbons, Grant, Graves, Harris, Jackson, John, Kennedy, Killebrew, Kuight, Langley, Lipseomb, Mastin, Mahah, McGorvey, McQueen, O Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Rowe, Routon, Savage, Scarborogolf, Smith of Autunga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tavlor, Williams of Bullock, Williams of Heary—54.

Navs:

Messrs. Fullor, Kelly and Willott.

Also concurred in the senate amendment to

n. 74 To provide for the making and maintaining the public roads and bridges in Jefferson county, Alabama;

Yeas 55, nays 0.

Yeas:

Mesers, Speaker, Barron, Beasley, Beeson, Brown ad Ressell, Camp, Cook of Wileox, Curits, Della, Davis, Ellis, Ewing, Fleaning, Fleether, Forman, Fuller, Fulton, Gewin, Gibbons, Grant, Graves, Harris, Haurn, John, Kelly, Kennedy, Killebrow, Knight, Langiey, Lipscomb, Maham, Maxon, Montgomerry, Motoreve, Medgesen, O'-Maham, Maxon, Montgomerry, Motoreve, Medgesen, O'-Robbins, Savage, Scarborough, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Tack, Turner, Wheeless, Willett, Williams of Bullock, Williams of Horny—55.

BILLS ON THIRD READING.

On a continuation of the roll call bills were called up and disposed of as follows: By Mr. McQueen—

n. 511. For the relief of John S. Oldham and George H. Bodeker, and to authorize and require the city of Birmingham to pay them for services as police sergeants. Was read a third time, at length, and passed—yeas

58; nays 0. Yess:

Messys, Speaker, Barron, Beasley, Beeson, Bellinger, Brown of Conecul, Brown of Russell, Calhoun, Cook of Talladega, Cook of Wiloox, Curtis, Dale, Davis, Ellis, Fleming, Fletcher, Forman, Franklin, Fuller, Gains, (Iswin, Gibbons, Graham, Graut, Grave, Harris, Jackson, John, Kelly, Kennedy, Knight, Langley, Lipson, John, Kelly, Kennedy, Knight, Langley, Lipson, Mastin, Mayfield, Moadbws, Mahan, Mixon, McCorvey, McQueen, O'Brien, Okt, Perry, Provell, Roach, Robbins, Rows, Bouton, Savage, Scarborough, Seale, Smith of Atuanga, Smith of Ferene, Smith of Mobile, Ward, Willets, Williams of Bullock, Williams of Henry — 18.

By Mr. O'Brien-

u. 490. To incorporate the Lauderdale County Fair

Was read a third time, at length, and passed-year

61; nays 0.

Yeas:
Messirs. Speaker, Barron, Beasley, Beeson, Bellinger,
Brown of Consenth, Brown of Kussell, Galbaun, Camp,
Older, C. F. Gall, Brown of Kussell, Galbaun, Camp,
Older, C. F. Gall, C. F. Gall, C. F. Gall,
Older, C. F. Gall, C. F. Gall,
Older, F. Gall,
Older, F. Gall,
Older, C. F. Gall,
Older,
Older, G. Gall,
Older,
Olde

8, 119. To make Muscle Shoals Canal in Lauderdale

county a lawful fence,

Was read a third time, at length, and passed—yeas 57, nave 0.

Yeas: Baths, Barron, Bensley, Boson, Boson, Mosen, Masser, Chands, Browe of Russell, Calhoun Gamp, Cole, Cock of Talladage, Cock of Wilcox, Curtis, Dalo, Davis, Ellis, Petron, George, Gook, Cortis, Dalo, Davis, Ellis, Seving, Flesting, Fletcher, Forman, Frank-lin, Fuller, Fullon, Gewin, Gibbons, Graham, Grant-Graves, Hearn, Jackson, Julies, Massell, Massell, Martin, Jackson, Julies, Massell, Massell, Martin, Martin, Mills, Mills, Mison, McQueen, O'Brien, Ott, Fatton, Ferry, Powell, Rand, Rooch, Robbins, Roger, Routon, Savage, Scorbocough, Smith of Greens, Smith of Mobile, Martin, Mar

R. 348. To suthorize the court of county commissioners of Lamar county to issue the bonds of the county not exceeding three thousand dollars, to repair courthouse and iail of said county.

Was read a third time, at length, and passed-year

56, navs 9. Yeas:

Messrs, Banks, Beasley, Beeson, Brown of Conecuh, Brown of Russell, Calhoun, Camp, Cook of Wilcox, Curtis, Davis, Ellis, Ewing, Fleming, Fletcher, Forman, Franklin, Fuller, Falton, Gains, Gewin, Gibbons, Graham, Grant, Groves, Kelly, Kennedy, Killebrew, Knight, Langley, Mastin, Mayfield, Meadows, Mahan, Mixon, Moore, McQueen, O'Brien, Patton, Perry, Prowell, Rabb, Rand, Roach, Robinson, Rogers, Rowe, Scarborough, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Ward, Williams of Bullock, Williams of Henry-56.

MESSAGE PROM THE SENATE.

The senate has concurred in the house smendment to

the senate bill.

s. 17. To amend sections 5, 6, 10, 11, 14, 26, 28, and 29 of an act entitled an act to provide for the more efficient working of the public roads in Talladega county, approved December 9th, 1886, and to smend section 4 of an act entitled an act to amend sections 20, 21, 22 and 26 of an act entitled an act to provide for the more efficient working of the public roads in Talladega county, approved February 13th, 1889;

And has concurred in the house joint resolution, raising a joint committee to juvestigate and report to the two houses the amount of money belonging to the state expended in the inauguration ceremonies for what pur-

pose used and by what authority: Committee on the part of the senste, Messrs. Walker

of Marengo and Browder; And has amended as therein shown, and, as smended,

has passed the house bills

H. 55. To amend subdivision 5 of section 699 of the ende:

H. 92. To legalize the registration of deeds of conveyance which have been filed and recorded in the office of the judge of probate of the propor county, in this state before the passage of this act, but not within the time required by law;

n. 451. To incorporate the Phenix City Railway Company; define its rights, privileges, powers and franchises:

And has passed the house bill,

M. 190. To provide and prescribe for service upon receivers, foreign and demestic, holding, owning, claiming or operating property in this state.

W. L. CLAY.

Secretary.

SENATE MESSAGE.

The house concurred in the senate amendment to n. 451. To incorporate the Phenix City Rallway Company, define its rights, privileges, powers and franchise.

Yeas 63, nays 0.

Yess:
Mesers, Speaker, Banks, Beasley, Beevon, Bellinger, Boykin, Brown of Conceuh, Brown of Kussell, Burks, Gilhoun, Camp, Gole, Coleman, Cook of Talladegs, Gilhoun, Camp, Gole, Coleman, Cook of Talladegs, Gilhoun, Camp, Gole, Coleman, Grotan, Grotan, Franklin, Fuller, Fullon, Graham, Grant, Grave, Harris, Hearn, John, Kelly, Kannedey, Killchewe, Langley, Mastin, Mayfield, Meadows, Mahan, Mille, Mixon McCorrey, O'Rien, Ott. Patton, Ferry, Frowell, Band, Roaves, Roach, Robbins, Robinson, Rogers, Rowe, Samch, Sargae, Searchorough, Smith of Autagag, Smith of Builey, Summers, Tuck, Ward, Wheel-Markey, Charles and Charles and

R. 55. To amend subdivision 5 of section 699 of the Code.

Yeas 52, nays 4. Yeas:

Messrs. Speaker, Beasley, Beeson, Boykin, Brown of Russell, Calhoun, Camp, Cook of Wilcox, Dale, Davis, Ellis, Ewing, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Harris, Jinks, Kelly, Kaight, Langley, Mastin, Meadowe, Malan, Mixon, O'Bren, Patton, Perry, Rand, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Sayford, Savage, Scarborough, Smith of Butler, Smith of Mohle, Summers, Turner, Ward, Wheeless, Whitten— 52

Navs: Messrs. John, Mayfield, Ott, Tuck-4.

And the house concurred in the senate amendment to w. 92. To legalize the registration of deeds of conveyance which have been filed and recorded in the office of the judge of probate of the proper country, in this state, before the passage of this act, but not within the time required by law.

Yeas 63, nays 0.

Mears, Speaker, Besaley, Beeson, Bellinger, Roykin, Powen of Concesh, Brown of Russell, Calhoun, Canp, Cole, Col. man, Gook of Wilcox, Dale, Davis, Ellis, Ewing, Fleming, Ford, Forman, Franklin, Faller, Falton, Gains, Gibbons, Gra, Kongley, Langely, Lipscondy, Mastin, Maydeld, Mills, Mixon, O'Brien, Ott, Patton, Perry, Rabb, Rand, Rawes, Ronch, Robbins, Robinson, Rogers, Rowe, Sandred, Savage, Secrebosough, Smith of Ender, Smith of Mullel, Chamber, Lines of Henry—63.

By Mr. Patton-

n. 361. To authorize the commissioners court of Tuecalcosa county to establish districts in which stock may be prevented from running at large,

Was read a third time, at length, and passed-yeas 57, nave 0.

57, angel Banki, Borwa of Russell, Calhonn, Camp, Cool of Hubbage, Cook of Wildespe, Cook of Hubbage, Cook of Hubbage, Cook of Hubbage, Sandam, Genri, Grave, Josephan, Galla, Gewin, Gibbon, Graham, Grant, Grave, Jacob, and Jacob, Cook of Hubbage, Cook

Summers, Taylor, Tuck, Turner, Ward, Wheeless, Willett, Williams of Bullock-57.

lett, Williams of

By Mr. Perry g. 243. To regulate and prescribe the manner of electing county commissioners of Perry county,

Was read a third time, at length, and passed—yeas 61, navs 0.

Yeas:

Meers, Banki, Besson, Bellinger, Brewn of Rossell, Burks, Camp, Cools of Talladega, Cools of Willedge, Burks, Camp, Cools of Talladega, Cools of Willedge, Burks, Dang, Cools of Milescope, Burks, Ewring, Flesning, Fletcher, Ford, Fornan, Franklin, Feller, Fullon, Gains, Gewin, Gibbons, Graham, Grast, Graves, Harris, Jackson, Jinke, Kelly, Kennedk, Killebrew, Kinghi, Langley, Mackon, Markin, Maydini, Markothal, Markothal, Markothal, Markothal, Markothal, Markothal, Rosch, Rosch, Savage, Scachovagh, Servers, Smith of Butler, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Willett, Williams of Bulleds——31.

By Mr. Prowell-

H. 401. To provide for the county treasurer keeping a sufficient fund to pay grand and petit jurors, and the members of the court of county commissioners, and county stationery hills in Washington county.

Was read a third time at length, and passed—naye 60, nays 0.

Yeas:

Memrs. Banks, Barron, Beeson, Brown of Russall, Burks, Galbono, Cole, Cook of Talladegs, Cook of Wilcox, Dale, Davis, Deans, Ellis, Ewing, Flenning, Fleeber,
Forman, Frankin, Fuller, Faiden, Gilbens, Grebarn,
Forman, Prankin, Fuller, Faiden, Gilbens, Grebarn,
Kernary, Kilishawe, Kught, Langley, Maples, Mastik,
Mayfield, Mesdows, Mahan, Minon, Montgomery Patton,
Perry, Prowall, Band, Rooch, Robbins, Bouton, Savages,
Santhro of Mobile, Tack, Turner, Ward, Wheeless, Willett,
William, Marchael, Marchael, Marchael, Marchael,
Ber Mr. Raod-

e. 87. To amend sections 5, 9 and 10 of an act entitles an act to provide a new charter for the city of Tus-

cumbia, approved February 28th, 1887,

Was read a third time at length, and passed-yeas 60, navs 0.

Yeas:

Massa. Barcon, Brown of Cancenh, Brown of Russell, Oclo, Cook of Taladega, Cook of Wilcor, Dale, Davis, Ewing, Fleming, Fleming,

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REFRESENTATIVES.

Mr. Speaker:

The committee on enrolled bills report the following bills correctly enrolled:

n. 299. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the state, for interest on the public debt, and for public schools.
H. 68. To alter and amend the law relating to the

territorial jurisdiction and pay of justices of the peace and notaries public ax officio justices of the peace in precincts 21 and 37 in Jefferson county, and the several wards of the city of Birmingham, and to provide a punlahment for the violation hereof;

R. 250. To create a seperate school district in the city of Jasper, Alabama, to define the boundaries thereof, and provide for the maintenance of schools therein. J. H. MONTGOMERY.

BIGNINO BILLS.

Chairman.

The speaker of the house in the presence of the house immediately after their titles had been publicly read by the cierk signed the bills whose titles are set out in the foregoing report of the committee on onrolled bills.

By Mr. Reavess. 97. To incorporate Graham College in Randolph county, Alabama, Was read a third time at length, and passed—yeas 57, pays 9.

Yeas:

Massrs. Spaaker, Banke, Barron, Bossley, Bessan, Bellinger, Brown of Conceuls, Brown of Russell, Camp, Cole, Gook of Talladage, Cook of Wilcox, Dale, Davis, Bills, Flescher, Ford, Formas, Paller, Fulton, Gains, Gawin, Gibbons, Graham, Graut, Graver, Harris, Hearn, Jackson, Jules, Kally, Kennody, Killebrew, Langley, Lipscomb, Mastin, Mayfield, Mahan, Mills, Mison, Moguen, Rand, Ravers, Roach, Rodinson, Jawes, Savage, Ougen, Rand, Ravers, Roach, Rodinson, Jawes, Savage, Turmer, Ward, Wheeless, Willitt, Williams of Bullok —57. By Mr. Rabb.

H. 47. To provide for the compensation for the county solicitor of Tuscaloesa county.

Was read a third time at length, and passed—yeas 55, pays 0.

Yeas;
Mesers, Speaker, Barron, Beasley, Beeson, Bellinger,
Brown of Conceuls, Brown of Ressell, Camp, Cole,
Ford, Forman, Franklin, Fuller, Fullon, Grein, Gilbons, Graham, Grank, Graves, Hearn, Jackson, Jink,
John, Kelly, Kennedy, Kileherev, Langley, Maples,
Maxin, Mayfield, Meadows, Mahan, Mixon, alontgomery,
O'Brien, Ott, Patton, Perry, Rath, Rand, Rock, Robbirts, Robinson, Rows, Scarborough, Seals, Chile,
Wheeless, Willett, Williams of Billock—So. 4, Wart,
Wheeless, Willett, Williams of Billock—So. 4, Wart,

On motion of Mr. Graham he was granted leave to call

up n. 301 the first day after the recess.

By Mr. Roach-

n. 394. To regulate the reports of committing magistrates in the counties of Dallas, Hale, Lowndes, Perry and Wilcox,

Was read a third time, at length, and passed—yeas 51, nave 0.

Yeas:

Messrs. Barron, Beasley, Beeson, Bellinger, Brown of Russell, Cole, Cook of Talladega, Curtis, Dale, Ellis, Ewing, Fielding, Fletcher, Ford, Forman, Franklin, Faller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Jackson, Jinks, Keily, Kennedy, Killobrew, Knight, Langley, Lipscomb, Maples, Mastin, Mahau, Fetton, Perry, Rabb, Rand, Rosen, Bohasson, Rogers, Routon, Savago, Scarbovaugh, Bmith of Mobil, Sumners, Turner, Ward, Wheeless, Williams of Bulbock

H. 323. To amend section 3091 (3496) of the code of

1886, Was read a third time at length, and lost—yeas 25, navs 9.

Year:

'n

ì

Mesers, Beasley, Calhoun, Camp, Cook of Talladoga, ock of Wilcox, Forman, Franklin, Fuller, Fulton, Gibbons, Jinks, Kelly, Kannedy, Knight, Langley, Mixon, Roach, Robinson, Rowe, Sanford, Turner, Ward, Wheeless, Willett, Williams of Henry—25.

Nays: Messrs. Banks, Barron, Brown of Russell, Curtis, Fletcher, Forman, Fuller, Knight, Rabb—9.

By Mr. Robbins— R. 347. To give to blacksmiths and wood workmen a prior lien on crope in the county of Lamar;

Mr. Robbins offered the following amendment: Amend by adding to the provisions of the bill the counties of Ekowah, Walker, Lee, Coosa, Ballock, Chsrokee, Tallapoosa, Fayette, Marion, DeKalb, Colbert, which was adopted, and the bill

Was read a third time at length, and passod---yeas 35, nays 18. Yeas:

Massa, Barron, Beasley, Besson, Bellinger, Brows of Concech, Barks, Calbum, Camp, Golt, Cook of Tallads ga, Cook of Wilcox, Dale, Davie, Dasan, Ellis, Evring, Fields, Cook of Wilcox, Dale, Davie, Dasan, Ellis, Evring, Fields, Garden, Gard

Messrs. Speaker, Boykin, Brown of Russell, Fulton, Kelly, Kyle, Mahan, Montgomery, Patton, Prowell, Routon, Sanford, Smith of Mobile, Tuck, Turner, Ward, Willett-18. By Mr. Robinson-

u. 314. To amend an act entitled an act to regulate the mode of selecting, drawing and empanelling grand and petit jurors for the county of Mobile, approved February 20th, 1883, and to amend section three of an act entitled an act to amend sections six, eight, ten, eleven and thirteen of an act entitled "an act to regulate the mode of selecting, drawing and empanelling grand and netit jurors for the county of Mobile," approved Februarv 20th, 1883,

Was read a third time, at length, and passed-year 58, navs 0.

Yeas:

Messrs Speaker, Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Conecub, Calhoun, Camp, Cook of Talladegs, Cook of Wilcox, Curtis, Dale, Davis. Deans. Ellis, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Jackson, Jinks, Kelly, Kennedy, Killebrew, Knight, Langley, Lipscomb, Mastin, Mayfield, Meadows, Mahan, Mills, Mixon, Ott, Patton, Prowell, Robinson, Rogers, Ronton, Sanford, Savage, Scarborough, Smith of Mobile, Summers, Tuck, Turner, Wheeless, Willett-58, By Mr Rogers-

H. 81. To provide for the registration and lien of judgments rendered by instices of the peace and notaries public, ex-officio justice of the peace, for the payment of money.

The amendment offered by the committee was adopted

and the bill Was read a third time at length and passed-yeas 57. pays 4.

Yeas:

Messrs, Barron, Beaslay, Beeson, Bellinger, Brown of Conecuh, Brown of Russell, Camp, Cole, Cook of Talladega, Cook of Wilcox, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Jinks, John, Kennedy, Killebrew, Knight, Langley, Mayfield, Meadows, Mahan, Mills, Mixon, Ott, Patton, Perry, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Sanford, Savage, Scarborough, Smith of Mobile, Summers, Tuck, Turner. Ward, Willett, Williams of Bullock, Williams of Henry -57, Navs:

Msssrs, Speaker, Boykin, Calboun, Kelly—4.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senats has passed the following bouse bill:

II. 184. For the preservation of game and birds in the county of Henry;

And has amended as therein shown, and, as amended, has passed the bill,

nas passed the out,

11. 62. To prevent the printing, publishing, selling,
offering to sell, or otherwise disposing of books, pamphlets or tracts containing a history of any man popularly known as an outlaw:

And has concurred in the house joint resolution requesting the president of the senate and the speaker of the house to erase their signatures from the house hill No. 141.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The house concurred in the senate amendments to H. 62, whose titls is above set forth:

Yeas 52, nays 4.

Yeas:

Mesers. Speaker, Beasley, Beeson, Brown of Conseult,
Calhoun, Cole, Curris, Dale, Davis, Ellis, Fleming,
Fistcher, Forman, Franklin, Fuller, Fullon, Gewin, Gibchen, Graham, Grant, Graves, Hearn, Hill, Jackson,
Illake, Kelly, Kannedy, Killerbow, Landley, Mastin,
Mark, Kelly, Kannedy, Killerbow, Landley, Mastin,
Mark, Mark, Kannedy, Killerbow, Landley, Mastin,
Ferry, Provell, Rand, Road, Rothnoor, Rogert Samper,
Seale, Smith of Butler, Smith of Mobile, Summers,
Tuck, Turner, Ward, Wheeless, Williams of Bullock,
Williams of Homery—52.

Nays: Brown of Russell, Cook of Wilcox, Knight, Mixon—4.

The speaker of the house erased his signature from bouse hill 141.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The sonate has concurred in the house amendment to the senute bill.

s. 35. To amend an act to establish the city court of Gadsden, approved February 18, 1891, by amending

certain sections thereof. In pursuance of the house joint resolution heretofore adopted, requesting the speaker of the house and the president of the senate to erase their signatures from the house bill No. 141, the president of the senate has so

erased his signature from the said bill.

W. L. CLAY. Secretary.

By Mr. Rowe-

H. 551. To regulate issuance of lecense to sell vinous. spirituous, or malt liquors in Morgan county, and approved February 3, 1883.

Mr. Mahan offered an amendment, which was adopted,

and the bill

Was read a third time, at length, and passed—yeas 55. pays 1. Yeas:

Messrs. Speaker, Beasley, Beeson, Brown of Conecul, Brown of Russell, Calhoun, Camp, Cook of Talladega, Cook of Wilcox, Dale, Davis, Ellis, Ewing, Ford, Forman, Fuller, Fulton, Gibbons, Graham, Grant, Graves, Jackson, John, Kennedy, Killehrew, Knight, Langley, Lipscomb, Mastin, Mayfield, Meadows, Mills, Mixon, O'Brien, Ott. Patton, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Sanford, Savage, Scarborough, Smith of Butlor, Smith of Mobile, Summers, Tuck, Turner, Ward, Whitten, Williams of Bullock-55. Nay: Mr. Franklin.

By Mr. Routon-

u. 478. To incorporate the town of Brantley. Crenshaw county.

Was read a third time at length and passed-yeas 59. navs 0.

Messrs, Speaker, Beasley, Beeson, Bellinger, Brown of Conceph. Brown of Russell, Calhoun, Camp. Cole. Coleman. Cook of Talladera, Cook of Wilcox, Dol. Bavin, Doans, Frung, Fleding, Plening, Plane, Plening, Plane, Pering, Fleding, Plane, Ford, Ford, Fordan, Franklin, Fuller, Govin, Gibbons, Graban, Grant, Graves, John, Kelly, Kenaedy, Knight, Langley, Lipscomb, Massin, May field, Meadowa Mahan, Mills, Mixon, Obeten, Pathay, Perry, Rand, Robbins, Bullis, Mixon, Obeten, Pathay, Perry, Rand, Robbins, Donordy, Smith, of Buller, Smith of Mobile, Sminners, Tack, Ward, Wheeles, William of Bulleck—30

By Mr. Sanford— B. 580. To incorporate the Mutual Fire Insurance Association of Montgomery, and to define its rights, powers

and franchises,

Was read a third time, at length, and passad—yeas 60, nays 0.

60, May S. W. Senter, Banks, Beasby, Besson, Bellinger, Meer of Roscell, Barks, Calhoun, Gamp, Code, Coleman, Cook of Wilcox, Curtie, Dale, Daris, Ellie, Ewing, Fleming, Flecher, Forman, Piller, Fellon, Gains, Graham, Grant, Hill, Jinks, John, Kelly, Killebew, Kinghila, Mixon, McCorrey, O'Brien, Ott, Perry, Prowell, Band, Mixon, McCorrey, O'Brien, Ott, Perry, Prowell, Band, Reaves, Roach, Robinson, Rogers, Rowe, Sanford, Savage, Seale, Smith of Buller, Smith of Mobile, Summers, Taylor, Tuck, Ward, Wheeles, Williams of Bullock—60.

Taylor, Tuck, ward, wheeless, williams of Bullock—50.
On motion, the house adjourned until 10 o'clock a. m.
to-morrow.

TWENTY-SEVENTH DAY.

House of Representatives, December 14, 1894.

The house met pursuant to adjournment.

Prayer by the Rev. Mr. Ott of the house.

A quorum was present.

The committee on revision of the journal

The committee on revision of the journal reported the journal of yesterday correct.

THE SPEAKER

Announced that he had appointed Mr. Brooks to take

the place of Mr. Meader on the joint committee to sit during the recess to consider the assessment laws of the state.

MESSAGE PROM THE GOVERNOR.

OFFICE OF THE GOVERNOR.

December 14, 1894.

Mr. Speaker:

I have the honor to inform you that the following bills, which originated in the house, have been approved: Nos. 86, 174, 226, 110, 32, 30, 196, 227, 293, 205, 337,

142, 249, 178, 147, 21, 193, 5, 75, 221, 299, 78. Very respectfully,

HARVEY E. JONES, Private Secty.

RECONSIDERATION.

On motion of Mr. Boykin the vote by which the house concurred in the senate amendment to

 To incorporate the Phenix City Railway Company, define its rights, privileges, powers, franchises,

Was reconsidered and the house non-concurred and asked for a committee of conference;

Committee on the part of the house,

Messrs, Boykin and Jinks.

On motion of Mr. Knight the vote by which

H. 323. To amend section 3991 of the code of 1886, Was lost on yesterday was reconsidered.

The vote by which the bill was ordered to a third reading was reconsidered, and the hill was reinstated upon the calendar.

RESOLUTIONS.

Resolutions were offered and disposed of as follows: By Mr. Fletcher—

Resolved by the house, the senate concurring, that the

general assembly adjourn at 6 o'clock this evening, and reconvene at 10 o'clock Tuesday, January 22d, 1895.

Adopted. By Mr. Davis-

Resolved by the house, the senate concurring, that the house bill No. 250 now in the hands of the governor be rscalled for the purpose of correction.

Adopted. By Mr. Jackson-

11. 159. Resolved by the house the senate concurring, that bouse bill 159, now in the hands of the governor, be recalled for the purpose of correction.

Adopted. By Mr. John-

u. 118. Resolved by the house, the senate concurring, that house bill 118 now in the hande of the governor be recalled for the purpose of correction. Adopted

Mr. Fuller submitted the following which was ordered spread on the journal.

A PROTECT

The undersigned most earnestly protests against the proceedings of the house of representatives in this, that when the representative from Bibb county introduced a bill to abolish a county court of eaid county in accordance with the wishes and interest of his constituents, it was captiously laid on the table without giving him an opportunity to be heard on its merits. Such action shows clearly a total disregard for the right of local self government which is the basil structure of all republican governments. This right of local self government was totally ignored by the house in refusing the representative of Bibb an opportunity to faithfully discharge bis duty to his people on the floor of the house. 2nd. In passing a bill conferring additional powers

and jurisdiction upon the county court of Bibb county which court is an uncalled for expense to said county and should have been abolished as the circuit court has ample time to dispose of all the litigation of said county.

3rd. This act has been perpetrated under the false 31 h

gaise that the representative from Bibb county was trying to enact legislation for partisan purposes and in the interest of a few the victors having accomplished their vile ends gleat and laugh while the county mourns and

hangs its head in shame.

4th. The rights of a sister county have been trampled in the dust and laughed to scorn by those who should be ever ready to hold her np. Feeling the sting of this tenture, I can but user this my a slowen protest and leave it on the journal of the house that after I am dead the people of my county and state when looking over its pages can see how this, the county of flith, has been considered that the county of the coun

NELSEN FULLER.

INTRODUTION OF BILLS.

On a call of the counties, bills were introduced severally, read one time, and referred to appropriate committees, as follows:

By Mr. Willett-

in 684. To confer upon porsons, firmal and corporations, constructing, owning and operating water works into state, for the purpose of supplying water to any else, town, or municipality or community or the inhabitants thereof, or for any other public use, the right, power and authority to acquires and take west estate, rights and poses and prescribing the manner of proceeding in the exercise of such right, power and authority.

Judiciary;

By Mr. Sanferd-

n. 665. Te autherize the introduction of certain testimony en trials for "using abusive, obscene er insulting language in the presence of females, Judiciary:

By Mr. Graham-

H. 666. To amend an act to incorporate the inhabitants and territory formerly embraced within the corporate limits of the municipal corporation (since dissolved) styled the city of Selma, and to establish a local government therefor, approved February 17th, 1893, by amending section seven thereof.

Revision of laws.

BILLS ON SECOND READING.

The chairman of the several committees reported favorably on the following bills:

11 589. To repoal an act entitled an act to provide for the listing of lands by tax assessors, approved February

28, 1889, so far as it relates to Barbour county; n. 391. To probit the selling, bartering, exchanging

or giving away of spiritmons, vinous or mait liquor, intoxicating bitters or beverages in beat eight and beat eighteen, Elmore county, Alabama; s. 59. To amend ecctions 2080, 2081, 2082, 2084,

s. 59. To amend ecctions 2080, 2081, 2692, 2084, 2086, 2087, 2134, 2175, 2176, 2192, 2199, 2209, 2238, 2239, 2244, 2245, 2263, 2275 of the code:

s. 62. To amend section 3789 of the Code of Alabama:

s. 63. To amend section 3790 of the Code of Alabama:

s. 142. To provide for the recording of the verdict of the jury in criminal cases, where the case has been finally submitted to the jury and pending their consideration of the case, the defendant absonds or escapes, and to prescribe the proceedings in each cases:

s. 13. To smend section 8 of an act to provide Hens for mechanics, and material men, and to repeal sections 3018, 3022, 3025, 3026, 3028, 3041 of the code, and section 3027, as amended by the Acts 1888-89, approved February 12th, 1891:

s. 180. To amend section 1 of an act to regulate the taxation of insurance companies, approved February 20th, 1895.

The above and foregoing bills were soverally read a second time, and placed on the calendar.

Mr. Fletcher from the committee on rules reported favorably the following:

Resolved by the house the senate concurring. That a joint committee consisting of five, three upon the part of the house and two upon the part of the senate to be appointed by the epeaker of the house and president of the senate respectively, to visit the penitentiary, the convict farm at Spigners, Ala., and the convict mines at Pratt City and Coalhurg, Ala., and that the time for visiting said places shall be during the recess of the general assembly and shall be designated by the chairman of the committees of penitentiary and criminal administration and penitentiary, prisons and nunishment.

The committee recommended the following amendment:

Provided the time to be consumed in the investigation shall not exceed ten days.

The amendment was lost and the resolution was lost. Mr. Meador submitted the following :

Mr. Speaker:

Your committee appointed to examine the offices and books of the state auditor and state treasurer, beg leave to report as follows: That in the limited time they have had to do the

work they have only counted the money in the treasury. which amount they ascertain to he \$154,411.32, which is a few cents more than the hooks of the treasurer call for

If it is the desire of the general assembly that a more thorough examination should be made it will require the assistance of able experts and more time than this session of the legislature to do the work.

J. M. CUNNINGHAM, A. T. GOODWYN.

Committee on part senate. D. J. MEADOR, MAC A. SMITH.

Committee on part house. Which was ordered spread upon the journal.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended as therein shown, and, as amended, has passed the house bill,

и. 141. To prohibit the selling, giving away, or dis-

posing of spiritnous, vinous or malt liquors, or of alcoholic bitters, cordials or beverages of any kind, in St.

Clair county;

And has passed the house bill n. 135. To repeal an act entitled an act to regulate

the commissioners court in Marion county;

8. 251. To amend section eight of an act entitled an
act to amend section 2 and paragraphs 5, 7, 9 and 19,
and section 4 and sections 9 and 19 of an act entitled an

act to provide for a charter for the city of Jasper, in Walker county, Alabama, approved February 6th, 1889; H. 554. To regulate and provide for the trial of misde-

meanors in Washington county;

н, 69. To amend section (320) three handred and twenty of the code of 1886;

And has originated and passed the following hill:

s. 120. To prevent hunting on lands without the consent of the owner, after the same shall have been posted by the owner at three conspicuous places thereon in St. Clair county.

SENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once, and referred to the committees, as follows: Local legislation, s. 120.

The house concurred in the senate amendment to

H. 141. To prohibit the selling, giving away, or disposing of spirituous, vinous or malt liquors, or of alcoholic bitters, cordials or beverages of any kind in St. Clair county.

Yeas 73, navs 0.

Yoas:
Messar Speaker, Basaky, Berson, Bellinger, Borken,
Brown of Ressell, Beaker, Culboun, Centre,
Brown of Ressell, Beaker, Culboun, Company,
Brown, Carlon, Carlon, Carlon, Carlon,
Brown, Fielder, Ford, Forman, Franklin,
Fuller, Fation, Gains, Gewin, Gibbons, Graham, Grant,
Graves, Harris, Hearn, Jackson, Jinks, John, Kelly,
Kennedy, Kilidwer, Kyle, Laugley, Dipscomb, Magles,
Georger, Monde, McClacky, McQueen, O'Brinn, Ott, Fatgeorger, Moore, McClacky, McQueen, O'Brinn, Ott, Fat-

ton, Perry, Prowell, Rand, Rosch, Robinson, Rogers, Routon, Sanford, Savage, Scarborough, Scrows, Smith of Autsugs, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Ward, Wheeless, Williams of Bullock—73.

Mr. Meador presented the following report:

Mr. Speaker:

Your special committee appointed under joint resolution, adopted December 12th, to inquire and report "what amount of money belonging to the state was expended for and in connection with the inaugural exermosites of the present governor, by whom expended, and by what authority, together with their recommendation touching the same," have bad the same under consid-

eration and respectfully report :

That one bundred dollars of the public money, was necessarily expended for and in connection with the inanguration ceremonies of the present governor; that the same was expended by the joint committee of the two houses and that the money was obtained upon the warrant of the auditor drawn upon the treasurer purspant to an order from Governor Jones, at the request of the joint committee to pay that amount out of the contingent fund to the chairman of the said committee. The contingent fund, as its very name implies, is a fund provided by law to meet expenditures for occasions not covered or supplied by the general law. There is no limit to the objects to which it may be applied, save that it must be used for public purposes and not applied to any purpose forbidden by law. In no other respects are the uses or objects for which this fund may be applied, limited or defined, and how, or to what extent, it shall be used within these limits, the law commits to the sound discretion of the governor. Any payment made out of the fund by his order, for any public purpose not forhidden by law, is a legal and valid psymeut.

In the congress of the United States and in the legislature of the soveral states, it is the universal practice to pay necessary expenses of committees, incurred in discharge of duthes imposed by the bodies of which they are members. Any other rule would be unjust and prove detrimental to the public service. Expenses incurred by a joint committee in the inauguration of a governor are for public purposes. There is no law which forbids such payment. It was within the discretion of the governor to pay them out of the contingent fund, and his order to make the payment concludes all dispute as to the legality or validity of the payments. Its wisdom or propriety only remains open for inquiry and approval or disapproval.

The two houses nudertook to prescribe the inauguration ceremonies and adopted a formal order of exercises to be observed. They charged their joint committee with the duty of making the proper arrangements, and of seeing that they were carried out. It had been the custom to pay such expenses by special appropriation

or out of the contingent fund.

Under such circumstances, neither the Governor nor the joint committee would have been justified in imputing to the general assembly a purpose to have the incoming Governor inaugurated in a different manner than usual, or narboring a design to impose the performance of public duties upon the joint committee, the proper performance of which would entail expense, coupled at the same time, with an intent not to reimburse them. Proper ragard for the general assembly would prevent either the outgoing governor or the joint committee from accepting or acting upon such a view. There was nothing contradictory of this in the fact that the house dechied to concur in a simple joint resolution passed by the senate making an appropriation of \$100 for such expenses. It might well have been that the action of the house was due to the belief that under the constitution such an appropriation must be made by formal act, and could not lawfully be made by joint resolution; or that there was no necessity for a special appropriation, since it ought to be paid out of the governor's contingent fund. If non-concurrence in the senate resolution was due to either cause, it was not significant of any desire or purpose of the house to defeat a regular appropriation by formal act, much less evidence of any desire to prevent the payment of such expenses out of the contingent fund.

Payment of inauguration expenses is nothing new in Alahama. Your committee has not had the time, nor was it deemed material to search the archives for all the precedents. It suffices to state, that the expenses of Gov-

ernor Shorter's inauguration were included in the general appropriation bill, and those of Governors Patton and Watts paid by special acts, while those of Governor O'Neal were paid by his predecessor out of the contingent fund. From the best information your committee can obtain, it has been the custom, dating many for years before the war, to pay such expenses; tha retiring governor generally paying out of the contingent fund the expenses of inaugurating his successor, though in some instances, as in the case of Governor Shorter, expenses were included in the general appropriation act, and some times in acts for the relief of the marshal or other person charged with the inaugural arrangements. Your committee can learn of hat one instance in the history of the state where there was a failure to make an appropriation for such expenses when asked for. That was in 1890, when a hill for that purpose passed one house and failed to be taken up in the other, and in consequence the legislature enjoys the unenviable attitude of having used a man's backs for its committees and refusing to pay him therefor. Your committee is of the opinion that both the governor and the joint committee. in view of the action of the two houses in prescribing the ceremonies and appointing a joint committee to represent them, and the long established precedent in relation to the payment of such expenses, were justified in presuming that there was no objection to the payment of such expenses out of the contingent fund. Apart from this, existing law made the governor, who is the head of one of the departments of government, the judge whether it was proper to pay these expenses out of the contingent fund. The schate favored their payment on a simple joint resolution. Even if the non-concurrence of the house can be treated as a declaration that these expenses should not be paid at all (and we have seen that it cannot be so treated) we have the case of the two bodies constituting the legislative department divided as to the propriety of the payment of these expenses, while the executive department, which is of equal dignity with the legislative, approving their payment. Dismissing other considerations, your committee in view of the division of sentiment between the two bodies of the general assembly, if non-concurrence in the senate resolution can be treated as a difference as to the payment of these expenses under any circumstances, would find it difficult to give reasons for disapproving the action of the governor or the joint committee in the premises as the payment and the acts of the committee were strictly in pursuance of law and in fur-

thorance of the duties imposed upon them.

In view of the facts and the consideration mentioned, your committee is of the opinion that the payment hy the governor out of the contingent fund, at the request of the joint committee, of the expenses incurred in discharge of the duties imposed upon them by the two houses in connection with the inaugural ceremonies of the present governor, was not only strictly legal, but emminently proper, and does not involve any want of deference to either hranch of the general assembly.

Holding these views your committee finds no useful field for any recommendation, and asks to be discharged. MIMS WALKER,

WM. M. BROWDER. Committe on part senate, D. J. MEADOR. TROMAS E. KNIGHT.

Committee on the part of the house. Mr. Deans presented the following minority report:

MINORITY REPORT.

The caption of the majority report is a misstatement on its face, because the report was typewritten hefore the committee met for the purpose of investigation.

There are many statements contained therein not warranted by the evidence before the committee and there are some facts which were brought out by the committee which the report does not show.

The report was railroaded through the committee without propor consideration. The meeting of the committee was held at the Exchange hotel, where it was impossible to have access to documentary evidence. I therefore dissent from the majority report, The question being the adoption of the minority re-

port as an amendment, it was lost-yeas 26, navs 55.

Yeas:

Mesers. Bensley, Beeson, Brown of Conecult, Cole, Cook of Talladega, Deans, Ellis, Ewing, Franklin, Fuller, Harris, Hearn, Jackson, Killebrew, Langley, Manning, Mastin, Meadows, Mills, Mixon, Rogers, Routon, Smith of Butler, Summers, Wheeless-26.

Nays:

Mesers. Speaker, Barron, Boykin, Brown of Russell, Calhoun, Camp, Cook of Wilcox, Curtis, Dale, Davis, Fleming, Fletcher, Fulton, Gibbons, Graham, Grant, Graves, Hill, Jinks, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Maples, Mayfield, Meador, Mahan, Montgomery, McClusky, McCorvey, McQueen, O'Brien, Ott. Patton, Perry Prowell, Rand, Roach, Rohinson, Rowe, Sanford, Scarborough, Screws, Seale. Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turner, Ward, Whitten, Willett, Williams of Bullock, Williams of Henry-55.

MESSAGE PROM THE SENATS.

Mr. Speaker:

The senate has originated and passed the following hill -

s. 170. To prevent stock from running at large in certain parts of Perry county, viz: Uniontown and Walthall's precincte,

And has passed the house bills

H. 71. To amend section 3763 of the criminal code of 1886:

H. 154. To require persons operating coal and ore mines, who pay for mining the same by weight, to have

such coal honestly and carefully weighed; H. 397. To confirm, amend and enlarge the charter

of the Ghattahoochee Brewing Company;

H. 536. To incorporate the town of Goodwater, Coosa county, Alabama:

H. 393. To prevent stock from running at large in certain portions of Beat No. 3 in the county of Hale, state of Alabama;

H. 428. To fix the time and place of holding circuit court in the third judicial circuit;

 To regulate the issue of garnishments and the proceedings therein in the county of Morgan :

H. 459. Authorizing the abstracts of the burnt records of Franklin county to be used in evidence where the

original instrument is destroyed;

II. 95. To provide for the entry of payment of the purchase money recited in conveyance of property on the margin of the record of such convoyances;

H. 389. To amend section 3532 of the code of Ala-

bama;
And has concurred in the report of the joint committee heretofore raised to investigate certain expenditures
from the contineent fund on the inauguration of the

governor;

And has concurred in the report of committee of conference on the disagreement of the two houses on the house bill,

H. 9. To give to owners of lands or their assignees a lien for the stipulated price, or value, commonly known as stumpage, of timber sold from said lands, and to provide for the enforcement thereof:

And has concurred in the report of the conference committee on the disagreement of the two houses on the bill.

H. 82. To establish a board of revenue for Lowndsz county and define the power and duties of said board of revenue:

And has concurred in the house joint resolution requesting the governor to return to the senate the house bill 118 for amendment.

W. L. CLAY, Secretary.

SENATE MESSAGE,

The senate bills just received whose titles are set forth in the above and foregoing message, were severally readonce and referred to the committees as follows: Local legislation, s. 170;

Mr. John submitted the following:

Mr. Speaker:

The committee of conference to whom was referred the disagreeing votes of the houses on senate amendment to house bill No. 82, has had the same under consideration, and respectfully report as follows:

That they recommend that the house concur in the senate amendment by way of a substitute for said house bill No. 82, all of which is respectfully submitted.

W. Brewer.

JOHN T. MILNER,
P. M. BRUNER,
Committee on part of the senate.
C. P. ROGERS, SR.,
SAMI WILL JOHN,
Committee of house

CONCURRENCE.

The house concurred in the foregoing report—yeas 53, mays 0.

Yess:

Messrs, Spaker, Besson, Bellinger, Boykin, Brown of Coneonh, Burks, Burns, Galhoun, Camp, Cole, Cook of Colledor, Burks, Burns, Galhoun, Camp, Cole, Cook of Colledor, Burks, Burks, Burks, Burks, Galladege, Cartis, Bule, Ellie, Fwing, Fleming, Pieles, Fortan, Gibbons, Tranklin, Fuller, Fullon, Gains, Gibbons, Grant, Graves, Harris, Jackson, Jilks, John, Kennedy, Kilisbrew, Kyle, Manning, Maples, Massin, Meadwork, Kilisbrew, Kyle, Manning, Maples, Massin, Meadwork, Marks, Mar

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has originated and passed the following bill:

s. 168. To establish a county school book board to select a uniform series of text books for use in the public schools in the counties of Lamar, Walker and Fayster, And has adopted joint resolution herewith sent au-

And has adopted joint resolution herewith sent authorizing tils auditor to draw his warrant on the state treasurer to pay Reed Sayre for services rendsred to the joint committee, to sxamine the offices of auditor and treasurer.

And has concurred in the house joint resolutions re-

questing the governor to return to the house the house hills 250 and 159, respectively.

And has concurred in the report of the conference committee on the disagreement of the two houses on the hill H. 451. To incorporate the Phenix City Railway Com-

pany, define its rights, privileges, and franchises,

Secretary.

SENATE MESSAGE.

The resolution authorizing the auditor to draw his warrant on the state treasurer to pay for services rendered the joint committee to examine the offices of auditor and treasurer.

Was referred to the committee on rules.

SENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once, and referred to the committees, as follows: Education, s. 168.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The president of the senate having signed the following hills, your signature thereto is requested :

s. 35. To amend an act to astablish the city court of Gadsden, approved February 18, 1891, by amending certain sections thereof:

s. 19. To make Muscle Shoals canal, in Lauderdale county, a lawful fence;

a. 97. To incorporate Graham College in Randolph county, Ala.;

s. 87. To amend sections 5, 9 and 10 of an act entitled an act to provide a naw charter for the city of Tuscumbia, approved February 28th, 1887;

s. 17. To amend sections 5, 6, 10, 11, 14, 28, 28, 29 and 25 of an act entitled an act to provide for the more efficient working of the public roads, in Talladega county,

approved December 9, 1886, and to amend section 4 of an act entitled an act to amend sections 20, 21, 22 and 26 of an act entitled an act to provide for the more efficient working of the public roads in Talladega county, approved February 13, 1889:

s. J. R. Recommanding Hon. H. R. Shorter's appointment as a member of the interstate commerce commission:

s. 200‡. Joint resolution vesting the governor with plenary power to dispose of the state convicts as to him seems best and most expedient natil the enactment of a law thereon.

W. L. CLAY, Secretary.

SIGNING BILLS. The speaker of the house in the presence of the house

immediately after their titles had been publicly read by the clerk, signed the bills whose titles are set out in the foregoing senate message.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES.

Mr. Speaker; The committee on enrolle

The committee on enrolled bills report the following correctly enrolled:

n. 62. To prevent the printing, publishing, selling, offering to sell or otherwise disposing of books, pamphlets or tracts containing a history of any man, popularly known as an outlaw;

n. 55. To amend subdivision 5 of section 699 of the code of Alabama;

R. 135. To repeal an act entitled an act to regulate the commissioners court in Marion county;

m. 150. To prevent the sale of oats for seed purposes, which are mixed with seed of the Johnston grass or Mean's grass;

n. 190. To provide and prescribe for service upon receivers, foreign and domestic, holding, owning, claiming or operating property in this state; n. 450. To amend section one of an act entitled an act to incorporate the town of Guin, in the county of Marion, and state of Alabama, approved Fobruary 21, 1893;

m. 92. To legalize the registration of deeds of conrevance which have been filed and recorded in the office of the judge of prohate of the proper county, in this state before the passage of this act, but not within the time required by law;

H. 184. For the preservation of game and birds in the county of Henry.

J. II. Montgomery, Chairman.

81GNING BILLS.

The speaker of the house in the presence of the house immediately after their titles had been publicly read by the clerk, signed the bills, whose titles are set out in the foregoing report of the committee on enrolled bills.

STATE OF ALABAMA, EXECUTIVE DEPARTMENT,
OFFICE OF THE GOVERNOR,
MONTGOMERY, December 14th, 1894.

Mr. Speaker:

In accordance with joint resoultion and by direction of the governor, I have the honor to return for correction, H B. 250 and 159.

Very respectfully, HARVEY E. JONES, Rec. Secty.

REPORT OF CONFERENCE COMMITTEE.

Mr. Speaker:

The committee of conference to which was reformed the disagreement of the two bourses on senate amendments to bouse hill 451, to incorporate the Phenix City Railway Company, define its rights, privileges, powers and franchises, have had same under consideration and beg leave to report that they commend that the senate amendment No. 1, be amended by striking out therefrom at the end of said amendment the words, autiorized by the laws of the State, and as amended, recommend the passage of the amoudments and the hill.

JOHN T. MILNER, W. J. SAMFORD. On part of cenate. W. J. BOYKIN, CHAS. L. JINKS. On part of house.

CONFERENCE REPORT.

The house concurred in the foregoing report. Yeas 64, navs 0.

Yeas: Messrs, Speaker, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp. Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gibbons, Graham, Grant, Graves, Hill, John, Kelly, Killebrew, Knight, Kyle, Langley, Maples, Mastin, Meador, Meadows, Mahan. Mills, McCorvey, Perry, Prowell, Roach, Robinson, Rogers, Rowe, Routon, Sanford, Savage, Scarborough, Screws, Seale, Smith of Autaugo, Smith of Greene. Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Willett-64.

REPORT OF CONFERENCE COMMITTEE.

Mr. Speaker:

The conferees of the senate and house on the disagreement of the houses on the amendment to house bill 9. having considered the same report.

That the senate do recede from eaid amendment.

IRAAC GRANT, SAM WILL JOHN. Of house. E. B. Almon, W. B. KEMP. J. M. BRUNER.

Of senate.

CONFARENCE REPORT.

The house concurred in the foregoing report of the committee of conference.

Yeas 57, nays 0. Yeas:

Heas: Messrs. Speaker, Barron, Beasloy Beeson, Calhoun, Camp, Gook of Talladoge, Cook of Wilcox, Curris, Dale, Davis, Fleming, Franklin, Fuller, Fulton, Gibbons, Grans, Graves, Hearn, Jackson, Jinke, John, Kennedy,

Grant, Grass, Harin, Jackson, Jinke, John, Kennedy, Knight, Kyle, Langley, Lipscomb, Manning, Mayfield, Meador, Meadows, Mahan, Mixon, Moore, McClinky, McClorrey, McQueen, O'Brien, Ott, Patton, Perry, Roach, Robbins, Rohinson, Rogers, Rowe, Routon, Sanford, Savage, Scarborough, Soale, Summers, Tuck, Turner, Ward, Williams of Bullock, Williams of Henry—57.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate insists on its amendments and accedes to the house for a committee of conference on the bill, R. 451. To incorporate the Phenix City Railway

Company, define its rights, powers and franchises.

Committee on the part of the senate, Messra Samford and Milner.

W. L. CLAY, Secretary.

REPORT OF CONFERENCE COMMITTEE.

Montgowery, Drg. 14th, 1894.

We, the undersigned conferees in the matter of the house bill No. 280, report as follows: We recommend that the sente amendment be amended by striking out the word "two" where it occurs and the words "two and one half" be inserted, so that the bill will read "two and one-half miles" of the Methodist church at Fairford.

H. AUSTILL, L. W. McRae, Mins Walker, On part of the senate, Enward M. Robinson, B. O. Turnar, O. Kyle. On part of the house, The house concurred in the foregoing conference report, Yeas 62, navs θ .

Yeas:

Messrs. Speaker, Barron, Beanley, Bellinger, Brown of Conscult, Brown of Russell, Callbour, Cameron, Coleman, Cook of Tailadega, Cook of Wileco, Pale, Pavris, Ellis, Evring, Fletcher, Ford, Forman, Franklin, Fuller, John, Kolly, Kennody, Knight, Kyle, Langley, Lipe-John, Kolly, Kennody, Knight, Kyle, Langley, Lipe-John, Kolly, Kennody, Knight, Kyle, Langley, Lipe-conth, Messor, Wassokow, William Kor, Montgomery, McClusky, McCorvey, O'Brien, Ott, Patton, Rand, Ravues, Rooch, Robbins, Robinson, Rogers, Sanford, Savage, Searborugh, Seal, Smith of Attaugas, Smith Williams of Bulleck, Williams of Fleury—Go. Nara, Williams of Bulleck, Williams of Fleury—Go.

s. 119. To amend sections 2, 4 and 10 of an act approved February 28, 1889, and entitled an act to provide for the public printing of the state.

Mr. John offered amendments which were adopted and the bill Was read a third time at length and passed—yeas 64.

nave 0.

Mr. John called up.

Yoas:
Messrs. Speaker, Barron, Beasley, Bellinger, Boykin,
Brown of Concenh, Brown, of Russell, Burke, Calboun,
Cameron, Goleman, Cook of Talladega, Cook of Wiecox,
Cameron, Goleman, Cook of Talladega, Cook of Wiecox,
Forman, Franklin, Fuller, Gains, Gewin, Gibbons, Graham, Grank, Harris, Hearn, Hull, Jackson, Jinis, John,
Kennedy, Knight, Kyle, Langley, Mastin, Mayfield,
Maddows, Mahan, Mills, Mixon, McCorvey, McQueen,
O'Brien, Ferry, Rand, Reeves, Roseh, Robinson, Rogers,
Routon, Sandroit, Savage, Sarvborugh, Smith of Autangs, Smith of Greene, Summers, Tuck, Ward, WheeLington, Commerce, Summers, Sunda, Ward, Ward,
Lington, Commerce, Summers, Sunda, Ward, Ward,
Lington, Company, Commerce, Sunda, Ward, Ward,
Lington, Company, Commerce, Sunda, Ward, Ward,
Lington, Company, Company, Commerce, Sunda, Ward,
Lington, Commerce, Commerce, Commerce, Sunda, Ward,
Lington, Commerce, Comm

the fine and forfeiture fund of Tuscaloesa county,

Was read a third time at langth and passed—vens 66.

nnys 0. Yeas:

Messrs. Speaker, Banke, Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ellis, Ewing, Fletcher, Ford, Forman, Franklin, Fuller, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jinks, Kelly, Kennedy, Killebrew, Langley, Maples, Muyfield, Meador, Meadows, Mahan, Mills, Mixon, Monigomery, McCorvey, Patton, Perry, Reaves, Roach, Robinson, Rogers, Rowe, Sanford. Savage, Scarborough, Scale, Smith of Autauga, Smith of Butler, Smith of Greene, Summers, Tuck, Turner, Ward, Wheeless, Williams of Bullock, Williams of Henry-60. On motion of Mr. John the rules were suspended and souate bills on the calendar were taken un.

s. 75. To prescribe the duty of tax collectors in collectors in collecting taxes in Bullock county, and to reneal sections 533, 534, 535 and 537 of the code as to Bullock county,

Was read a third time at length and passed-yeas 61, navs 0.

Yeas:

Messrs, Banks, Beasley, Beeson, Bellinger, Brown of Russell, Burks, Callioun, Camp, Cole, Colemau, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Fielding, Fleming, Fletcher, Ford, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Jinke, John, Kelly, Kennedy, Killebrew, Kyle, Maples, Mayfield, Meadows, Mahan, McCorvey, McQueen, O'Brien, Ott, Reaves, Roach, Robinson, Rogers, Routon, Savage, Scarborough, Seale, Smith Autauga, Smith of Greeue, Smith of Mobile, Tuck, Turner, Ward, Wheeless, Whitten Willett, Williams of Bullock, Williams of Henry-61.

s. 56. To make fences built with barbed wire in Mobile county lawful fences and to fix the way in which such fences may be built.

Was road a third time, at length, and passed-yeas 68. nays 0. Yeas:

Messrs, Barron, Beasley, Boeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Calhoun, Camp. Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ellis, Ewing, Fielding, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Grant,

Graves, Hill, Jackson, Jinks, John, Killebrew, Knight, 'Kyls, Mastin, Mayfield, Meadows, Maban, Mills. McCorvey, McQueen, O'Brien, Ott, Patton, Prowell, Rand, Roach, Robbins, Robinson, Rowe, Routon. Sanford, Savage, Scarborough, Screwa, Smith of Autauga, Smith of Butler, Smith of Greene, Smlth of Mobile, Summers, Taylor, Tuck, Ward, Wheeless, Williams of Bullock, Williams of Hanry-68.

s. 30. To regulate and prescribe the manner of electing the county commissioners of Bibb county. On motion of Mr. John the bill was postponed uutil

after the recess.

s. 5. To require the clerk of the circuit court of Choctaw county to make out and keep a general index of the records of his office.

Was read a third time at length, and passed-yeas 61, navs 1.

Yeas: Messrs. Banks, Beasley, Beason, Bellinger, Boykin, Brown of Russell, Burks, Burns, Camp, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, John, Kelly. Knight, Kyle, Langley, Lipscomb, Manning, Maples, Mayfield, Meadows, Mahan, Mills, Montgomery, Mc-Corvey, McQueen, O'Brien, Ott, Patton, Perry, Rabb, Rand, Roach, Robbins, Robinson, Routon, Sanford, Scarborough, Smith of Autauga, Smith of Mobile, Summers, Taylor, Turner, Ward, Williams of Bullock. Williams of Renry-61. Navs:

Mr. Hearn.

s. 40. To provide for the entry of payment of the nurchase money recited in conveyances of property on the margin of the record of such conveyances, Was indefinitely postponed.

e. 48. To change the time of holding the chancery courts for the counties of Randolph, Chambers, Lee, Tallapoosa and Coosa

Was read a third time, at length, and passed-year 67, nays-0.

Yeas:

Messrs. Beasley, Beeson, Bellinger, Boykin, Brown of

Conecuh, Brown of Russell, Burks, Calhoun, Camp, Cook of Talladega, Curris, Dale, Ewing, Fleming, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Grant, Graves, Harris, Hearn, Hill, Kelly, Kennedy, Killebrew, Kyle, Langley, Maples, Mayfield, Meador, Meadows, Mahan, McClusky, McCorvey, Patton, Perry, Prowell, Rand, Reaves, Roseli, Rogers, Rowe, Routon, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Ward, Wheeless, Williams of Bullock, Williams of Henry-67.

s. 52. To require the production of books and writings in actions at law,

Yeas:

Was read a third time at length and passed-yeas 63, navs 0. Yeas:

Messrs. Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Conecul, Brown of Russell, Camp, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Hill, John, Kelly, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Mahan, Mills, Montgomery, McClusky, McCorvey, McQueen, Patton, Perry, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Savage, Scarborough, Smith of Autauga. Smith of Mobile, Taylor, Ward, Willett, Williams of Bullock. Williams of Henry-63. s. 53. 'To authorize the chancellor, indge or register

to require the complainant to give bond before a receiver

Was read a third time, at length, and passed-yeas 63, navs 0.

Messrs, Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Camp, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Hill, Jinks, John, Kelly, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Maban, Mills, Montgomery, McClusky, McCorvey, McQueen. Patton, Perry, Prowell, Rand, Reaves, Rosch, Robbins, Robinson, Rowe, Sanford, Savage, Scarborough, Smith of Autanga, Smith of Mobile, Taylor, Wheeless, Willett, Williams of Bullock, Williams of Henry-63.

s. 178. To confirm the incorporation of the Manassas Club of Mobile, Alabama, and to amend its charter

Was read a third time, at length, and passed—yeas 55, pays 0.

Yeas:

Messrs, Spasker, Basaley, Bosson, Bellinger, Brown of Cousealth, Brown of Rissell, Burks, Calhonn, Carap, Cook of Talladega, Cook of Wilsox, Curist, Bale, Esrag, Carab, Geren, Gibbons, Grant, Crews, Jackson, Jinks, John, Keily, Killebrew, Knight, Kyle, Manning, Maples, Mayleid, Masdow, Mahan, Mixon, McCorey, O'Brim, Ott, Patton, Roach, Robbins, Robinson, Rogers, Routen, Wheeless, Willest, William of Bellock—55.

s. 89. To establish the Wyndam Creek School Dis-

trict, in Lowndes county,

Was read a third time at length and passed—yeas 53, nays 0.

Messes. Banks, Beasley, Besson, Bellinger, Brown of Conceils, Brown of Russell, Bucks, Calboan, Cole, Cook of Talladega, Cook of Wileox, Dalo, Ewing, Fluming, Flatcher, Forman, Frankin, Fuller, Fulion, Gender, Flatcher, Forman, Frankin, Fuller, Fulion, Guisper, Fulion, Fulian, Frankin, Fulier, Fulion, Guisper, Prowell, Eabl, Band, Raswer, Rosch, Robbins, Roblitson, Rogers, Rowe, Roston, Sanford, Wheelers, William of Bullober-S, Stummers, Tuck, Wheelers, William of Bullober-S, Stummers, Tuck,

II. 302. To lincorporate Coffue Springs Camp Grounds, in Geneva county; to authorize and ompower the trustess, achie owners and tent holders to pass and enforce rules and regulations, to maintain and preserve good order within one mile of said Camp Grounds, and to

control its management,

Was read a third time, at length, and passed—year 55; nays 9. Yeas:

Messra Banke, Barron, Beasley, Beeson, Bellinger, Brown of Russell, Burks, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis. Denns, Ellis, Ewing, Fielding, Fleming, Forman, Franklin, Fuller, Gains, Gewin, Gibbons, Graham, Graves, Hill Jackson, Jinks. John, Kelly, Kennedy, Killehrew, Langley, Manning, Maples, Mastin, Mayfield, Mills, O'Brien, Ott, Patton, Prowell, Roach, Robbins, Robinson, Routon, Sanford, Savage, Smith of Greene, Summers, Tuck, Ward, Wheeless, Williams of Bullock-55.

H. 579. To ratify and confirm the charter of Montgomery Street Railway, a corporation chartered under the general laws of this state, and to confer additional

powers on said Montgomery Street Railway,

Was road a third time, at length, and passed-yeas 55, nays 0.

Yeas:

Messrs, Barron, Beasley, Beeson, Brown of Conecuh. Brown of Russell, Burks, Calhoun, Camp, Cole, Cook of Talladega, Curtis, Dale, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gewig, Graham, Grant, Graves, Hearn, Jackson, Jinks, John, Kennedy, Killebrew, Knight, Langley, Maples, Mastin, Meadows, Mahan, Mixon, O'Brien, Ott, Patton, Perry, Rabb, Rand, Reach, Robbins, Robinson, Rogers, Rowe. Sanford, Savage, Scarborough, Smith of Greene, Summers, Wheeless-55

s. 46. For the relief of James J. S. Willis as the col-

lector of Barbour county, Alabama,

Was read a third time at length, and passed-yeas 55, navs 3.

Ysas:

Messrs, Spenker, Barron, Beeson, Brown of Conecult. Brown of Russell, Calhoun, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Ellis, Ewing, Fleming, Fletcher, Forman, Franklin, Fulton, Gains, Gibbons, Graham, Grant, Graves, Harris, Jackson, Kelly, Konnedy, Killebrow, Knight, Langley, Lipscomb, Mastin, Mondows, Malian, Mills, Mixon, O'Brien, Patton, Perry, Reaves, Robbins, Robinson, Rogers, Rowe, Sanford, Savage, Scarborough, Screws, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Willett, Williams of Bullock-55. Navs: Messrs, Fuller, Hill, Mayfield--3.

Mr. Willett moved to reconsider the vote by which s.

46 was passed, and under the rules the motion to reconconsider want over till to-morrow morning.

s. 23. To incorporate Ross Institute at Heslin, in Cleburne county.

Was read a third time at longth and passed—yeas 58, navs 0.

Yeas:

Meszs. Speker, Banke, Barron, Beasley, Beson, Brewn of Conechi, Brewn of Russell, Cameron, Cemp, Cole, Cook of Talladege, Cook of Wilcox, Dale, Ellis, Fleding, Fleming, Friether, Forman, Franklin, Fuller, Fulton, Gibbons, Graham, Grant, Graves, Harris, John, Killy, Kemendy, Killebrew, Langley, Lipsconsb, Mastin, Maylied, Messide, Mastine, Markey, M

AFTERNOON SESSION.

The house met pursuant to adjournment.

A quorum was present.

Resolutions were offered and adopted as follows: By Mr. Jackson—

Resolved, By the house, the senate concurring, that the spasker of the house and the president of the senate be requested to erase their nemes from house bill 159, for the nurrose of amandment.

By Mr. Gains-

Resolved, By the house, the senate concurring, that the speaker of the house and the president of the senate be instructed to erase their names from house bill No. 250, that the same may be amended.

MESSAGE PROM THE SENATE.

Mr Speaker:

The senate has passed the following house bills: n. 73. To confer upon the mayor of the city of Besomer, Alabama, the power and jurisdiction of a justice of the peace in the corporate limits and police jurisdiction of said city; H. 188. To establish the Rodgers School District in Pike county;

H. 334. To fix the fees of the judge of the county

court of Clarke county;

n. 295. To create a separate school district in Chero-kee county, Alabama, to be known as Taff School Dis-

trict, and to define the boundaries thereof;
And has amended as therein shown, and as amended,

has passed the house bill :

H, 521. To establish a new charter for the town of Lanett, In Chambers county;

And has adopted a joint resolution herewith sent, requesting the governor to return to the senate the senate bill 35.

The president of the senato having erased his signature from the house bill n. 118, I herewith transmit the same to the house to enable you to erase your signature therefrom.

W. L. CLAY, Secretary

SENATE MESSAGE.

The bouse concurred in the senate amendment to H. 521. To establish a new charter for the town of Lanett, in Chambers county,

Yeas 57, nays 0.

Yeas:
Measrs. Speaker, Barron, Bensley, Beeson, Bellinger,
Boykin, Brown of Concent, Brown of Russell, Barks, clailong, Cole, Colo of Talladega, Davis, Frankin, Fulton,
Game, Giewin, Gibboon, Greiaun, Grant, Grawer, Burris,
Game, Gewin, Gibboon, Greiaun, Grant, Grawer,
Harris,
Mayled, Meadoww, Mahan, Mills, Mixon, Montgomery,
McQueen, O'Brien, Perry, Prowell, Rabb, Rand, Roosh,
Boblins, Robinson, Rogurs, Rowe, Bouton, Sandord, Savags, Senborough, Sersews, Smith of Buder, Taylor, Puck,
Ward, Wheeless, Willedt, Williams of Henry—Grek,
Ward, Wheeless, Willedt, Williams of Henry—Grek,

The house adopted the joint resolution requesting the governor to return to the senate senate bill 35.

The speaker of this house in the presence of the house erased his signature from house bill 118.

MESSAGE FROM TRE SENATE.

Mr. Speaker; The senate h

The senate has concurred in the house joint resolution requesting the speaker of the house and the president of the senate to erase their signatures from the house bill 250.

And has concurred in the house joint resolution requesting the speaker of the honse and the president of the senate to crase their signatures from the house bill 159:

And has passed the house bills,

n. 439. For the improvement of the public roads in

H. 399. To authorize the mayor and aldermen of the town of New Decatur, in Morgan county, Alabama, to divide the town of New Decatur into wards:

H. 188. To confirm, amend and enlarge the charter of

the Bessonmer Land and Improvement Company; n. 244. To repeal an act to authorize the board of mayor and akidormen of the city of Jaspor to negotiate a loan for the purpose of improving, grading and draining the streets, avenues and alleys of said city, establishing water works, and the payment of the city's indebtodness;

And has amended as theroin shown and, as amended, has passed the house bills:

H. 245. To incorporate the Alabama Mutual Fire In-

surance Company, and to define its rights, powers and franchises; u. 497. To amend and ratify the charter of the East

u. 40%. to alment and rainly the character of the Parbour county, Ala, under the general statutes of said state, and to extend and enlarge the powers of said company; And has adopted the joint resolution herewith sent, requesting the president of the senate and the speaker of

the house to crase their signatures from the house bill 118 for the purpose of amondment;

And the president of the senate has crased his signature from the house bills 118, 159 and 250.

W. L. Chay.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The house concurred in the senate amendments to K.

245 whose title is set out above-yeas 55, nays 0.

Yeas:
Massra, Speaker, Banks, Barron, Beasley, Besson,
Bellinger, Boykin, Brown of Conceult, Brown of Russell,
Burks, Calhoun, Camp, Cole, Cook of Talhadegs, Dale,
Deans, Fletcher, Forman, Franklin, Feller, Fulton,
Gains, Gibbons, Grani, Graves, Hearn, Jackson, Jones,
Kaigat, Longley, Lipscomb, Manning, James Horner,
Massell, Markey, Lipscomb, Manning, James Horner,
Massell, Markey, Lipscomb, Manning, James Horner,
Massell, Markey, Markey, Sanford, Savage, Seatborough, Screws, Smith of Butler, Summers, Turner,
Ward, Williams of Bullerk, Williams of Hourry—Sing

The house concurred in the senate amendment to H.
497 whose title is set out above—yeas 53, nays 0.

Yeas:

Meser. Speaker, Banks, Barron, Beasley, Beeson, Belliager, Boykon, Bewar of Concell, Brown of Kussell, Burks, Calbeon, Camp, Cole, Cook of Taileager, Doke, Fetcher, Forman, Park Barr, Hill, Jackson, Langley, Lipsconb, Manning, Mastin, Mendor, Macdows, Markan, Mill, Mizon, McQuen, Prowall, Rabb, Reaver, Rockh, Robinson, Rogers, Routon, Sanford, Sawage, Southern, Control of Heart—Southern Control of Heart—S

And the speaker of the house erased his signature from

н. 159 and н. 250.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has concurred in the report of the committee of conference on the disagreement of the two houses on the house bill.

H. 280. To prohibit the selling, bartering, exchanging or giving away of spirituous, vinous or male liquors, intoxicating bitters or boverages within four miles of the Methodist church at Fairford in Washington county; And has amended, and as amended has passod;

n. 118. To amend section 3610 of the code of Alabame. W. L. CLAY.

Secretary.

SENATE MESSAGE.

The house concurred in the senate amendment to H. 118—yeas 53, navs 0;

Yeas:

Messrs. Speaker, Barron, Beeson, Boykin, Brown of Conceul, Brown of Rassell, Calboun, Camp, Cole, Coleman, Cool of Talladean, Bavle, Deans, Swing, Fieldman, Cool of Tendenter, Bavle, Deans, Swing, Fieldham, Grant, Greves, Harris, Jackson, John, Kelly, Knight, Langley, Lipscomb, Manning, Maples, Mapried, Meador, Mendows, Mahan, Mills, Mixon, McCorrey, Rand, Reaves, Roach, Robinson, Rogers, Rove, Sanfort, Rand, Reaves, Roach, Robinson, Rogers, Rove, Sanfort, See, Williams of Bullock—58.

BILLS ON THIRD BEADING

On a continuation of the roll call, bills were called up and disposed of as follows;

By Mr. Savage-

n. 369. Requiring any person or persons holding claims against the fine and forfeiture fund in Cherokee county, to register same within ninety days after the passage of this act,

Was read a third time at length and passed—yeas 59, pays 0.

Yoas:

Musses, Speaker, Banks, Barron, Bensley, Besson, Bellinger, Boykin, Brown of Connechi, Brown of Kussell, Burks, Calhoun, Cameron, Camp, Cook of Talladega, Dalis, Davis, Bosans, Flending, Fletcher, Forman, Flenk, Jin, Telton, Gibbons, Grant, Graves, Hill, Jackson, Julks, John, Langley, Lipscomb, Mastin, Misadowa, Mahan, Mixon, Mongouery, McCorvoy, McQueen, O'Drinto, Bonder, Sandro, Sangas, Senthorogis, Rusin Gold, Roye, Kauton, Sandroj, Sangas, Senthorogis, Rusin of Butler, Smith of Mobile, Summers, Taylor, Tuck, Ward, Willstet, Willhame of Bullory, 1998.

By Mr. Scarborough-

n. 440. To relieve Worth Whiteside, of Calhoun county, Alabama, a minor, of the disabilities of non-age, Was read a third time at length, and passed—yeas 57, navs 6. Yeas

Messrs. Speaker, Banks, Barron, Beeson, Bellinger, Boykin, Bown of Russell, Burke, Calboun, Colo, Good of Talladega, Cook of Wilcox, Dale, Deans, Ewing, Fidding, Flaston, Frankin, Fulton, Gesrip, Gibbons, Grahun, Grant, Graves, Harris, John, Kennedy, Knight, Langley, Massil, Medor, Mesdow, Malsan, Mino, McCercy, O'Brian, Ott, Fatton, Ferry, Frewell, Rouch, Color, Christon, Charles, Carlon, Santin Model, Surmon, Taylor, Tark, Ward, Wheeless, Willett, Williams of Bullock, Williams of Heary-State (Speaker), State (Speaker), State

By Mr. Screws—

n. 254. To refund to Mrs. N. E. Young one hundred and twenty dollars, paid into the State Treasury by ber for the purchase of certain land, which had been bid in by the state for taxes, but which were erroneously so sold and bid in.

Was read a third time at length and passed—yeas 58, nays 0. Yeas:

Messrs. Speaker, Barron, Beeson, Bellinger, Boykin, Brooks, Brown of Bassell, Burks, Calboum, Gamp, Cole, Dalo, Davis, Deatn, Sleming, Fletcher, Forman, Frank-Daken, John, Kelly, Kenney, Kullebew, Langley, Maples, Mastin, Mahan, Mills, Mixon, McCorrey, McQueen, O'Brien, Ott, Paton, Perry, Rand, Roseb, Bobinson, Rogers, Rowe, Sanford, Savage, Scardonouph, Scrows, Webecles, Willer, William of Bullock—38.

By Mr. Smith of Butler-

H. 518. To amend sections 1 and 2 of an act to incorporate the town of Rutledge in the county of Crenshaw and State of Alabama, approved Fobruary 11, 1833, Was read a third time, at length, and passed—year

63, nays 0.

Yeas:
Mesers. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Consculp, Brown of Russeil, Burks, Calhom, Cole, Cook of Talfadega, Cook of Wilcox, Dalo, Davis, Deans, Fielding, Fleming, Fletcher, Franklin, Fulton, Gains, Gibbons, Graham, Grant, Graves, Jackson, Jinks, Kelly, Kennedy, Küllebrew, Knight, Langley, Lipocomb, Maples, Mastin, Mayfield, Mesalows, Mahna, Mills, Mixon, McCorvey, Reuves, Roach, Robbins, Robinson, Rowo, Sanford, Savage, Scarborough, Scrwos, Smith of Antauga, Smith of But, et al., Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Williams of Bullock, Williams of Illenry—43.

By Mr. Smith of Mobils-

H. 423. To declare Charles K, Foote and Charles G, Foote, who now reside in the county of Washington, near the boundary line between the county of Washington on and the county of Mobile, citizens of the county of Mobile, and to authorize them to assess certain of their real property on or near said boundary line with the ax assessor of Mobile county, and to county.

Was read a third time at leugth, and passed—yeas 59, navs 0.

Yeas:

Messrs. Banka, Benaley, Beeson, Bellinger, Boykin, Brown of Conceth, Brown of Kussell, Calibonn, Cook of Talladega, Dalo, Davis, Dwans, Ewing, Flening, Flening, Flening, Flening, Flening, Graham, Grant, Graves, Harris, Hearn, Jackson, Jitke, Graham, Grant, Graves, Harris, Hearn, Jackson, Jitke, John, Kelly, Killebew, Kinghi, Langley, Lipsomb, Manning, Mapika, Mondows, Mahra, Mixon, McCorrey, Macquan, O'Berin, Ott, Paton, Forty, Provell, Rand, Beares, Rosch, Robbins, Rodinson, Rogers, Kowe, Recommendation, Robbins, Rosen, Kowe, Robbins, R

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended by way of a substitute and as amended has concurred in the honse joint resolution on adjournment received to-day.

W. L. CLAY.

Secretary.

SENATE MESSAGE.

The house concurred in the amondment to the house resolution.

By Mr. Summers-

M 381. To further regulate the fees of constables for attending justice court in Lawrence county.

Was read a third time at length, and passed-yeas 66, nava 0.

Yeas:

Mesers, Banks, Beasley, Beeson, Boykin, Calhoun, Cook of Talladega, Davis, Doans, Ewing, Fielding, Fleming, Flatcher, Forman, Franklin, Gibbons, Graham, Grant, Graves, Harris, Jinks, John, Kelly, Killebrew, Langley, Lipscomb, Maples, Mastin, Meador, Meadows, Mahan, Mills, Mixon, McCorvey, O'Brien, Patton, Prowell, Rand, Roach, Robinson, Rogers, Rowe, Routon, Sanford, Savage, Scarborough, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Willett, Williams of Bullock, Williams of Henry-66. By Mr. Tuck-

H. 363. To allow a county surveyor of any county in this state to act as county surveyor of an adjacent county under certain conditions.

Was read a third time at length and passed-year 56 navs 0.

Yeas:

Masers, Speaker, Banks, Beeson, Boykin, Brown of Consenh. Brown of Russell, Calhoun, Camp, Cook of Talladega, Curtis, Dale, Davis, Ellis, Ewing, Fletcher, Forman, Franklin, Puller, Gains, Graham, Graves, John, Kelly, Knight, Langley, Mahan, Mulls, Mixon, McCorvey, McQueen, Rand, Roach, Robbins, Robinson, Rogers, Rowe, Sauford, Savage, Scarborough, Screws, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Williams of Bullock-56. By Mr. Turner-

H. 400. To repeal an act entitled an act to amend "an act to more effectually provide for the payment of grand and petit lurors in the county of Washington," approved February 19th, 1875, and to repeal an act entitled an act

"to more effectually provide for the payment of grand

and pstit jurors of the county of Washington,

Was read a third time, at length, and passed—yeas 54 pars 0.

Yeas:

Mesers, Bankte, Besson, Boykin, Brown of Conceuth, Frown of Russell, Calbonn, Gonp. Code, Code of Talladege, Deans, Ewing, Fielding, Fleether, Fernand, Franklin, Fullow, Graham, Grant, Graves, Harris, Hill, Jackson, John, Kelly, Knight, Langley, Lipscomb, Mantang, Maples, Mastin, Mondows, Mahan, Mixon, Mc-Gorvey, O'Brien, Nerry, Prowell, Rand, Roaves, Ronch, Schrösen, Charles, Charles, Charles, Carlon, Sandroft, Scarforcing, Knith and Mobile, Summers, Taylon, Tuck, Turner, Ward, Ward, Markey, Markey,

H. 344. To fix the time of pleading in the third judicial

circuit of Alabama,
Was read a third time, at length, and passed—yeas
56; navs 0

Yeas:

Massas, Speaker, Baakis, Barron, Besaley, Besson, Borvin, Brooks, Brown of Goncomb, Brown of Russell, Calhoun, Camp, Cole, Cook of Tulladega, Dale, Deans, Sering, Fielding, Fielming, Fielscher, Franklin, Fuller, Fullon, Gibbons, Graham, Grant, Graves, Jacksen, John, Kelly, Knight, Langley, Lipscomb, Mayfield, Mesdows, Mills, Miscon, McCorrey, O'Brien, Perry, Prowell, Receted, Robellin, Robinson, Rogers, Rowr, Sear-Gough, Smitt of Modils, Sammers, Taylor, Tuck, Turner, Ward, Wheeless, Willest, Williams of Bullock, Williams of

Henry-56.
H. 255. To provide for the compensation of state wit-

nesses in Cleburne county,

Was road a third time, at length, and passed—yeas 55, navs 0.

Vess:

Messrs, Spsaker, Banks, Besson, Brown of Conceth, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Cole, Cook of Tallsidegs, Cook of Wilcox, Dale, Davis, Deans, Fischling, Flening, Fletchar, Forman, Franklin, Fulton, Gains, Gibbons, Graham, Grant, Graves, Harris, Jinks, John, Knight, Langley, Manning, Manles, Mastin, Mesdows, Mahan, Mills, Mixon, MoCorvey, O'Brien, Patton, Perry, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Scarborough, Smith of Mobile, 'Taylor, Ward, Wheeless, Williams of

MESSAGE FROM THE SENATE.

Mr. Speaker

The president of the senate having signed the follow-

ing bills, your signsture thereto is requested:

s. 75. An act to prescribe the duty of tax collector in

collecting taxes in Bullock county, and to repeal sections 532, 534, 535 and 537 of the code, se to Bullock county; s. 53. An act to authorize the chancellor, judge, or register to require the complainant to give bond before a receiver is appointed;

s. 48. An act to change the time of holding the chancery courts for the counties of Randolph, Chambers, Leo, Tsilapooss and Coosa;

s. 5. An act to require the clerk of the circuit court
of Choctaw county to make out and keep s general indax of the records of his office;

dex of the records of his ome; s. 178. An act to confirm the incorporation of the Manassas Club of Mobile, Alabama, and to amend its

charter; s. 56. An act to make fences built with barbed wire in Mobile county lawful fences, and to ax the way in which such fences may be built:

s. 128. An act to amond section two of an act entitled an act to amond sections one and twelves of an act entitled an act to rengulate the taking of oysters from the public reafs in the state for sale or planting, approved Decomber 10th, 1892, and to repeal an act entitled an act to regulate the planting and taking of oysters in the waters of falls state, approved Zebruary 18th, 1891, 1895. It is a proposed a proposed Pebruary 18th, 1891, 1895.

s. 23. An act to incorporate Ross Institute at Hefim, Cleburne county; s. 89. An act to establish the Wyndham Creek School

s. 89. An act to establish the Wyndham Creek Scho District in Lowndes county.

W. L. CLAY, Secretary.

SIGNING BILLS.

The speaker of the house in the presence of the house immediately after their titles had been publicly read by the clerk, signed the bills whose titles are set forth in the above senate message.

MESSAGE PROM THE SENATE.

Mr. Speaker:

The president of the senate having signed the follow-

ing bill, your signature thereto is requested :

s. 119. To amend sections 2, 4, 5, 10 and 11 of an act approved February 28, 1859, and entitled an act to provide for the public printing of the state.

MGNING OF BILLS.

The speaker of the house in the presence of the house, and immediately after its title had been publicly read by the clerk, signed the bill, the title to which is set out in the foregoing senate message.

REPORT OF SPECIAL COMMITTEE.

Mr. Speaker:

Your special committee appointed to "enquire what rights," if any, are reserved to the state in the supreme court reports that have been or may be published under the property of the state of the state of the supreme of volumes delivered to the state, and the number soil by the publishers, and any all other facts relating to the publication of soft reports, and whether said construct has been violated in letter or spirit in any particular," the publisher of the state of the state of the state of the art respectfully report:

The state is the owner or proprietor of all reports of decisions made by the supreme court, and has been for many years, and the present contractors to publish said reports knew this as the time they made their bid and contract. The maximum cost or price fixed by law for printing and binding an edition of seven bundred copies of every volume of said reports is \$2.05 per copy. The Brown Printing Company contracted with the state to print and bind seven hundred copies of every volume at 60% off from this maximum, in other words, 82 cents per copy or \$574.00 for said edition.

Under this contract they admit that they delivered to

the state of the 95th Aln., 790 copies, have on hand nine copies and have sold ton copies; of the 96th Ala, they delivered to the state 581, distributed to judges and others entitled thoroto by law 131 copies; on hand 21 copies; sold 22 copies. Of the 97th Ala they delivered to the state 581; dis-

tributed 131; have on hand 47; sold 43; and of the 98th Ala they delivered to the state 581; distributed 131;

have on hand 62 and sold 34.

It will be seen that in publishing these four volumes of the reports, they have sold 119 copies thereby depriving the state of the opportunity of selling that number of books, and receiving therefor \$297.50, and they have on hand ready to sell 139 copies of the four volumes, and * thereby injuring the state, which will have on hand for sale, books which the state has paid this company for making, and which this company by this illegal conduct renders comparatively worthless.

The contractors should be required to pay over all money derived from the sale of these reports and be stopped from selling any more.

From those competent to judge of such matters, we are informed that the 95th, 96th, 97th, and 98th volumes are all bound in a split leather called "skivers" whereas, the contract required them to be bound in law sheep. The contractors deny this but an examination of the leather on the 95th, 96th, 97th and 98th Als. Reports and a comparison of it, with the losther on 99th Ala., convinces us that they bound those four volumes in a much inferior quality of leather to that which they were hound to do, thus "making" out of the state, contrary to law and right, about \$476,00. Several matters of minor importance connected with this printing contract have come to the knowledge of your committee, which demonstrate the importance of amonding the law governing the letting out of the state printing and binding, so as to better protect the state from wrong and imposition. and to pay for only the work done for the state.

Your committee have, therefore, prepared amendments which they recommend be engrafted on sonate bill 119, now before the house, which we believe will avoid this trouble in the future and save the state thousands of dellars.

W. J. BOYKIN. Sam'l Will John.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES.

Mr. Speaker.

The committee on Curolled bills report the following

bills correctly enrolled:

n. 328. To require the board of county commissioners of Washington county, Alahama, to divide said county into four commissioners districts, and to addivide the same into a convenient number of election.

precincts; n. 228. To create four commissioners districts in Lee county, Alabama, and to provide for the election of four

county, Alabama, and commissioners thereof;

n. 535. To require the court of county commissioners of Jefferson county to draw their warrant on the treasner of said county in favor of M. A. Mason, the register of said county, for services as registrar as herein specified;

H. 334. To fix the fees of the judge of the county

court of Clarke county;

II. 248. To repeal an act to authorize the board of mayor and aldermen of the city of Jasper to negotiate a loan for the purpose of improving, grading and draining the streets, avonues and alleys of said city, establishing water works, and the paymont of the city's indobtedness;

H. 280. To prohibit the selling, bartering, exchanging or giving away spiritueus, vinous or mait liquors, intorneating hitters or beverages, within two and one-half miles of the Methodist church at Fairford, in Washington county.

H. 154. To require persons operating ore or coal mines, who pay for mining the same by weight, to have such ore or coal honestly and carefully weighed;

m, 399. To authorize the mayor and aldermen of the town of New Decatur, in Morgan county, Alabama, to divide the town of New Decatur into wards:

H. 41. To regulate the issue of garnishments and the

proceedings thereou in the county of Morgan;

H. 9. To give the owners of lands or their assignees a lien for the stipulated price, or value, commonly known as stumpage, of timber sold from said lands, and to provide for the enforcement thereof;

H. 389. To amend section 3532 of the code of Alabama:

H. 428. To fix the time and place of holding circuit court in the third judicial circuit;

н. 393. To prevent stock from running at large in certain portions of best No. 3 (three) in the county of Hale, State of Alabama;

н. 141. To prohibit the selling, giving away, or disposing of spirituous, vinous or malt liquors, or of alcoholic bitters, cordials or beverages of any kind in St. Clair county: H. 118. To amend section 3610 of the code of Ala-

hama: и. 159. To allow stock to run at large in a part of

beat five in Lee county, Alahama; H, 459. Authorizing the abstracts of the burnt records of Frankliu county to be used in evidence where the original justrament is destroyed.

J. H. Montgomery. Chairman.

SIGNING BILLS.

The speaker of the house in the presence of the house signed the hills whose titles are set out in the foregoing report of committee on enrolled bills, immediately after their titles had been publicly road by the clerk.

REPORT OF COMMITTEE ON ENBOLLED BILLS.

House of Reparsentatives.

Mr. Speaker: The committee on enrolled bills report the following bills correctly enrolled;

H. 397. To confirm, amend and enlarge the charter

of the Chattahoochee Brewing Company; the margin of the record of such conveyance;

H. 95. To provide for the entry of payment of the purchase money recited in conveyance of property on

и. 405. To provide for the empanelling of petit juries and grand juries, and for the trial of criminal causes, in the Bossemer division of the circuit court of Jefferson county, holden at Bossemer under an act to provide for the holding of terms of the circuit court of the tenth judicial circuit for the trial of civil causes at Bessemer in and for certain portions of Jefferson county therein mentioned, approved February 21st. 1893.

J. H. MONTGOMERY, SIGNING BILLS.

Chairman.

The speaker of the house in the presence of the house

signed the bills whose titles are set out in the foregoing report of the committee on enrolled bills immediately after their titles had been publicly read by the clerk.

REPORT OF COMMITTEE ON ENROLLED BILLS.

House of Representatives.

Mr. Speaker:

The committee on annolled bills report the following correctly enrolled .

n. 69. To amend Section (320) three hundred and twenty of the Code of 1886:

H. 417. To establish a separate school district, to be known as Boaz District, in Mashall county :

11, 554 To regulate and provide for the trial of mis-

demeanors in Washington county : w. 251. To amend section eight of an act entitled an

act to amend section 2 and paragraphs 5, 7, 9 and 10. and section 4 and sections 9 and 10 of an act entitled an act to provide for a charter for the city of Jasper, in Walker county, Alabama, approved February 6th, 1889; H. 74. To provide for the making and maintaining

the public roads and bridges in Jefferson county. Ala-

bama:

H. 479. To incorporate the city of Ozark, in the county of Dale;

н. 536. To incorporate the town of Geodwater, Ceosa

county, Alabama; H. 451. To incorporate the Phenix City Railway Company; to define the rights, privileges, powers and franchises:

H. 82. To establish a Board of Revenue for Lownder county and define the powers and duties of said Board of Revenue.

J. H. MONTOOMERY, Chairman.

SIGNING BILLS.

The speaker of the house in the presence of the house immediately after their tides had been publicly read by the clerk signed the bills whose titles are set out in the foregoing report of the committee on enrolled bills.

MESSAGE FROM THE SENATE.

Mr Speaker:

The senate has concurred in the house amendment to the senate bill,

s. 119. To amend sections 2, 4, 5, 10 and 11 of an act approved February 28, 1889, and entitled an act to provide for the public printing of the State;

And has amended as herein shown and, as amended, has passed the following house bills:

H. 250. To create a seperate school district in the city of Jasper, Alabama, to define the boundaries thereof, and provide for the maintenance of schools therein;

n. 210. To incorporate the Atabama State Mutual Assurance company and to define its rights, powers, and franchives:

H. 159. To silow stock to run at large in a part of beat five in Lee county, Alabama;

H. 56. To regulate and prescribe the manner of electing county commissioners of Calhoun and Marshall counties;

And has passed the house bills,

M. 535. To require the court of county commissioners of Jefferson county to draw their warrant on the treasurer of said county in favor of M. A. Mason, the registrar of said county, for services as herein specified;

H. 228. To create four commissioners districts in Lee county, Alahama, and to provide for the election of four

commissioners thereof:

commissioners unered; m. 328. To require the board of county commissionors of Washington county, Alabama, to divide said county into four commissioners districts and to sub-divide the same into a convenient number of election precipets.

> W. L. CLAY, Secretary.

SENATE MESSAGE.

The house concurred in the senate amendments to the following bills:

H. 250. To create a separate school district in the city of Jasper, Alabama, to define the boundaries thereof, and provide for the maintenance of schools therein.

Yeas 61, nays 0.

Yous: Speaker, Banks, Barron, Bensley, Beeson, Miesers, Boylin, Brown of Gonesah, Brown of Rose of Wilcox, Indeed of Millord, Barbard, Bar

n. 210. To incorporate the Alabama State Mutual Assurance Company and to define its rights, powers and franchises,

Yeas 61, nays 0.

Yeas: Mesers. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Conseuh, Brown of Russell, Burks Calhon, Cole, Cook of Thildeeps, Cook of Wilcox, Dela, Davis, Deans, Ewing, Flisther, Forman, Franklin, Fullon, Gains, Gewin, Graham, Graves, Hoarn, John, Kelly, Killehrew, Knight, Longdoy, Lipsomb, Maples, Mastin, Mayfield, Meador, Meadow, Mahan, Mixoo, McCorvey, Parry, Frowell, Hand, Reaves, Reach, Robinson, Rogers, Routon, Sanford, Sarages, Servers, Smith of Butter, Smith of Mobile, Tuck, Ward, Walkes, Whitten, Willedt, Whitman of Justyr—61.

H. 159. To allow stock to run at large in a part of beat five in Lee county, Alabama,

Yeas 58, nays 0.

Messr., Speaker, Barron, Besson, Bellinger, Boykin, Brown of Concenh, Borns of Russell, Callbour, Camp, Coak of Talladegs, Cook of Wileox, Curts, Dale, Deans, Sering, Fleckorp, Forman, Franklin, Fittlen, Gains, Gewin, Gibbons, Grant, Graves, Hearn, Hill, Jackson, John, Killebrev, Langley, Ligoscomb, Mauning, Maples, Mastin, Meador, Meadows, Mahan, Miscon, Perry, Statul, Gains, Georgia, Seepherough, Serwey, Smith of Butler, Smith of Mohle, Taylor, Tuck, Ward, Wheeless, Willest, Williams of Bullet, Smith of Mohle, Taylor, Tuck, Ward, Wheeless, Willest, Williams of Bullok—5-8.

Also, H. 56. To regulate and prescribe the manner of electing county commissioners of Calhoun and Marshall counties,

Yeas 55, nays 0.

Yeas:
Messrs, Speaker, Banks, Barron, Beeson, Boykin, Brown of Rossell, Galboun, Camp, Cole, Coot of Tallis, Garden, Garden, Garden, Garden, Forman, Franklin, Gains, itewin, Gibons, torlann, Grant, Grave, Hill, Killbown, Lang, McGorey, Perry, Babb, Andrews, Lang, McGorey, Perry, Babb, Andrews, Roseh, Rohinson, Hogers, Rowe, Bouton, Saeford, Savage, Saerborough, Smuth of Bullor, Williams of Mobile, Shunners, Tuck, Turner, Ward, Wheeless, Willett, Williams of Bullor, Williams of Illenty—Gold, Williams of Bullor, Williams of Illenty—Gold, Savage, Sandon, Saeford, Savage, Sandon, Saeford, Savage, Saeforough, Smuth of Bullor, Williams of Bullor, Williams of Bullor, Williams of Bullor, Williams of Menty—Gold, Sandon, Saeforough, Sandon, Standon, Saeforough, Sandon, Saeforough, Saeforough, Sandon, Saeforough, Sandon, Saeforough, Saef

Mr. Speaker:

I am instructed to notify the house that Mr. Nolen has been relieved from service on the joint committee on framing a new assessment law, by his request and Mr. Rozers appointed in his stead.

W. L. CLAY,

Secretary of senate.
On motion the house adjourned until 10 o'clock a. m.
Tuesday, January 22, 1895.

TWENTY-EIGHTH DAY.

HOUSE OF REPRESENTATIVES.

January 22, 1895.

The house met pursuant to adjournment.

Prayer by the Rev. Mr. Ott of the house.
A quorum was present.

The committee on revision of the journal reported the journal of yesterday, correct.

LEAVE OF ABSENCE

Leave of absence was granted to Mr. Barron till tomorrow, Mr. Graham for 3 days and Mr. O'Brien until January 25th,

OATH OF OFFICE.

IIon. J. R. Wood, member elect from the county of P. S. Holt, appeared, presented his credentials and took his sent as a member. The oath of office was thereupon administered to him by the speaker.

RESOLUTIONS.

 The following resolutions were introduced and referred to the committee on rules, as follows:
 By Mr. Maples—

Resolved, That the speaker appoint a committee of

three to which all special bills for the relict of one or more citizens of the state or bills of like character that have received or may hereafter receive favorable reports from committees shall be submitted and consolidated by them into one bill to be designated as sundry relief bill, and reported to the house at as early a day as possible.

By Mr. Dale-

Whereas his Democratic party of the state of Alabama has for more than a quarter of a century sood for the rights of the people and has maintained the government in te insertly, since the people in their might under a democratic fleg, wrested it from the hands of the "carpet baggar and spollor, and whereas certain parties are seen proper in a sister state to make grave charges against the fair mane of the state and the common honesty of its citizens, and whereas those charges are obseappointed office sections, and viberand of political purposes by some whose great for political pulposes by some whose great for political pulposes.

Therefore be it resolved, That this house condemn such conduct, and deems the same unworthy of any citi-

zen of this fair state. By Mr. Brooks—

Reselved by the house of representatives, the senter concurring, this a joint session of the two houses be held on Friday, Sish jost, as 4 o'clock p. m., in the hall of the house of representatives, and that the committee of the Coston States and International Exposition of Atlanta, Ga, be, and they are hereby invited to address said joint session in relation to the representation of this state at the conting exposition to be held at Atlanta.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended as therein shown, and as amended, has concurred in the house joint resolution requesting the governor to return to the senate house bill 41, in order that said bill may be amended. W. I. CLAY,

Secretary.

SENATE MESSAGE.

The house concurred in the senats amendment to the shove and foregoing house joint resolution.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Smith of Autauga-

H. 667. To amoud section 555 of the code.

Ways and means; By Mr. Ewing-

11. 668. To authorize the people of Cherokee county to hold an election on the question of issuing bonds to build a free public bridge across Coosa river, in said county. and to authorize the court of county commissioners to

tesue bonds for the same. Local legislation :

By Mr. Mastin-

H. 669. For the relief of Henry T. Gregg, of Chilton county. Indiciary.

By Mr. Grant (with notice and proof) -

H. 670. To pay W. W. Waite, sheriff of Clarke county, for the removal of George W. White, charged with a felony, from LaFayette, in the state of Louisians, to Grove Hill, in Clarks county, Alabama, Appropriations:

By Mr. Beasley-

H. 671. To make the fees of bonded constables in the county of Covington the same as shoriff's fees when they perform the same or similar services. Fees and claims:

By Mr. Burks-

H. 672. To provide for the election of officers of Cullman county in the event of vacancies. Privileges and elections:

By Mr. Killebrew (by request)n. 673. To prevent hunting on land without written consent of owner or his agent in Dale county,

Local legislation:

By Mr. Tuck-

H. 674. To provide the ways and means, to establish, open, improve, work and keep in good condition the public roads in Dallas county, Alabama,

Public roads and highways;

By Mr. Franklin-

H. 675. To provide for the re-surveying, designating and locating the line between the counsies of Jackson and DeKalb.

Counties and county houndaries;

By Mr. Rabb-

H. 676. To amend an act entitled an act to better provide for the keeping up the public roads of Escambia county, which became a law February 15th, 1893.

Public roads and highways;

By Mr. Mills (with notice and proof) н. 877. For the relief of W. J. Ward, of Geneva county,

Alabama,

Revision of laws;

и, 678. To authorize the governor to appoint a deputy constable in beat five, in Geneva county,

Revision of laws;

By Mr. Smith of Greene n. 679. For the relief of justices of the peace, notaries public exercising the same jurisdiction and the same powers of justices of the peace and constables of Greene county, Alabama,

Revision of laws:

Also.

n. 680. To prevent hunting or fishing, entering upon or tre-passing upon certain lands on the Black Warrior River in Greene county, in townships twenty-one and tranges two and three east, after the owner or person in possession thereof shall have forbidden the same by notice posted on the lands or by publication in a newspaper published in said county, Local legislation;

By Mr. Ward (with notice and proof)-

п. 681. For the relief of W. A. McLendon, sheriff of Henry county,

Appropriations;

By Mr. Williams of Henry-

M. 682. To authorize the board of mayor and alderment of the town of Dothan to issue and negotiate bonds of said town to an amount not exceeding twenty thousand dollars for establishing and maintaining water works, fire department, improving the stress of said town and for paying off the indebtedness of the town, Corporations.

Also.

n. 683. To amend subdivisions 4 of section 3, 3 of section 4, 58 of section 5 of section 5, 5 of section and section 10 of an act entitled an act "To establish a now charter for the town of Dothan, in Henry county," approved Dec. 10th, 1890,

Corporations;

Also, i. 684. To repeal an act to authorize the board of mayor and addermen of the town of Dothan to negotiate a lean for the purpose of improving, grading and draining the streets, avenues and alleys of said town, establishing water works, fire department, electric light for other various improvements of said town, approved Feb. 16th, 1821.

Corporations;

Also, n. 685 To create a separate school district in Henry county, to be known as Briar Creek School District, and to define the boundaries thereof.

Education;

R. 686. To amend section 984 of the code of 1886,

Education; Also (with notice and proof),

H. 687. For the reliaf of W. T. Cureton, late sheriff of Henry county,

Appropriations; By Mr. John—

n. 688. To amend sections 17, 20, and 23 of an act entitled an act "To establish a new charter for the city of Birmingham," approved December 12th, 1890,

Corporations;

n. 689. To establish an inferior court of criminal

jurisdiction in the city of Birmingham, define its powers and provide for the appointment of a judge and clerk thoreof.

Judiciary;

Also, n. 690. To limit the jurisdiction of justices of the peace and notarios public with the powers of justices of the peace in precincts twenty-one (21) and thirty-seven (27) in Jolieson county.

Revision of laws;

H. 691. To provide for making a jury roll for and to regulate the drawing of grand and petit juries of Jelferson county, Alabama,

Judiciary;

H. 692. To prevent the sale of viuous, spirituous or mats liquors to or by any woman or in houses where single women board, lodge or live, Temperance;

Also.

H. 693. To amend section 3739, (4806) of the code of Alabama,

Judiciary;

ii. 694. To execute section 23 of Art. XIV of the constitution, prohibiting the granting of free passes to the members of the general assembly and state officers by railroads and other transportation companies, Judiciary.

By Mr. Montgomery—

H. 695. To authorize the sentencing of convicted felons in Jefferson county, Alabamā, where the sentence as punishment does not exceed five years, to the penitentiary or to hard labor for the county,

Penitentiary and criminal administration; Abso.

H. 695. To alter and amend the law relating to the court of county commaissoners of Selferson county, to authorize the election of a clork of said court and to repeal section 819 and 827 of the code of Alabama, so far as the same relates to the county of Jefferson, Revision of laws.

Also,

H. 697. To incorporate the Southern Coal Company,

Corporations: By Mr. Kelly-

H. 698. To require railroads carrying passengers to keep an office, ticket agent and waiting rooms in incorporated towns and villages of five hundred or more inhabitants.

Commerce and common carriers:

By Mr. Montgomery-

H. 699. To make it a misdameanor for any person to hunt upon the lands of another without having first obtained the consent of the owner thereof in Jefferson county.

Local legislation ;

By Mr. Fulton-

H. 700. To prevent and punish entering or going upon the enclosed premises of another person in Jefferson county. Alabama, without legal cause or good excuse.

Local legislation ;

By Mr. Linscombн. 701. To join counts for buying, selling, receiving or concealing, or aiding in the concealment of stolen property, knowing the same to have been stolen, with counts for burglary, or grand larcency in different counts in the same indictment without regard to the value of the property so bought, sold, received or con cealed

Revision of laws :

Also.

H. 702. To make the wife a compotent witness for or against her husband in all proceedings in any of the courts of this state for abonding his family under the vagrancy statutes. Judiciary :

By Mr. Ott-

H. 703. To amand section two (2) of an act entitled an act to create a new charter for the city of Florence, Alabama, approved February 28th, 1889, Corporations:

By Mr. Jackson-

H. 704. To prevent in certain cases the sale, exchange

and transportation of cotton in the seed in the county of Lee, and of cotton in the seed produced in said county. Revision of laws;

Also.

R. 705. Joint resolution in relation to the free coinage of silver.

Rules : By Mr. Whitten-

H. 706. To amend section 1896 (1630) of the code of 1886 as to the county of Lowndes.

Ravision of laws: Also,

H. 797. To amend section 1397 (1631) of the code of 1886 as to the county of Lowndss.

Revision of laws; Alan.

H. 708. To allow justices of the peace and notaries public, sx-officio justices of the peacs, to go bail except in cases to be tried before them in Lowndes county, Revision of laws:

Also. H. 709. To provide for the appointment of four inspectors of the public roads in Lowndes county and to define the duties and powers of such inspectors,

Revision of laws; Also.

H. 710. To give instices of the peace and notaries public ex-officio justices of the peace exclusive original jurisdiction in the county of Lowndes, to try persons charged with violations of the criminal lawrelating to public roads in all cases where they now have jurisdiction to try such cases,

Revision of isws:

By Mr. Fletcher-

N. 711. To amend an act entitled an act to confirm the charter of the Dallas Manufacturing Company and confer upon it additional powers, approved February 2d, 1893,

Corporations: By Mr. Colsman-

H. 712. For the relief of William Powell, Judiciary

By Mr. Smith of Mobile-

34 h

H 713. To amend section 1 of an act entitled an act to amend section 2 of an act entitled an act to amend section 1 and 12 of an act entitled an act to regulate the taking of oysters from the public reefs in this state for sale or planting, approved December 10th, 1892, and to repeal an act entitled an act to regulate the planting and taking of oysters in the waters of this state approved February 18th, 1891, which act hereby amended was approved December 14th, 1894, and to repeal sections 10 and 13 of an act entitled an act to regulate the taking of ovsters from the public reefs in this state, for sale or planting, approved December 10th, 1892,

Revision of Isws;

Also.

H. 714. To amend section 1 of an act to authorize the consolidation of street railways, electric light or gas companiss.

Corporations;

Also. To amend 2933 of the code of Alahama. и 715.

Judiciary: Also. H 716. To prohibit persons from jumping on or off

railroad cars and locomotives while in motion, Commerce and common carriers;

Alun w. 717. To prohibit parsons from secreting themselves on a railroad cac or locomotive with intent to ride

without paying fare. Commerce and common carriers;

Also, (with notice and proof)

H. 718. To dissolve the incorporation of the Mobile Athletic Association incorporated under the general laws of this state.

Corporations: Alan.

H. 719. To exempt the superintendent of the Mobile Cotton Exchange of the city of Mobile from jury duty, Ravision of laws:

Also, (with notice and proof)

nt. 720. To incorporate the Young Men'a Christian Association of Mobile, Alabama, and to define the powthereof.

Corporations;

Also.

M. 721. To amend section 3682 of the code of Ala-

Local legislation;

Also, (with notice and proof)

R. 722. For the relief of James Coyles Bullock, and to change the name of said James Coyles Bullock to James Coyles Barry.

Revision of laws;

By Mr. Brooksn. 723. To authorize Incorporated cities and towns in this state to use the Myers Automatic Ballot Machine in municipal elections.

Privileges and elections;

Also. H. 724. To tax gifts, legacies and inheritances, Ways and means;

Also. H. 725. To amend sections two (2), fifteen (15), and

sixteen (16) of an act entitled an act to regulate Mobile Harbor, approved February 28th, 1889, Local legislation ;

Also. H. 726. To amend sections one, two and twelve of an act to establish and provide for the maintenance of a quarantine by improved methods against the introduction of yellow fevor and other infectious and contagious diseases in the state of Alahama, approved February 16th, 1891,

Public health.

Also, (with notice and proof)

n. 727. For the relief of the representative of Gaylord B. Clark, deceased, Judiciary :

By Mr. Robinson, (with petition, notice and proof) n. 728. For the relief of Margaret R. Randle, widow of Dudley C. Randle, M. D., deceased,

Appropriations; Also.

H. 729. To authorize the Quarantine Board of Mobile Bay to compensate Thomas S. Scales for services as executive officer of said Board.

Local legislation;

Also,

и. 730. To amend section 3751 of the Code of Alabama,

Judiciary;

Also (with notice and proof), n. 731. To confer additional powers and rights upon the Fidelia Club of Mobile,

Corporations;
Also (with notice and proof).

H. 732. To confer additional powers and rights upon the Athelstan Club of Mobile, Corporations:

By Mr. Screws (with notice and proof)-

E. 733. To relieve William B. Westcott of the disabilities of non-age,

. Judiciary; Also,

H. 734. To relieve Theodosia Montgomery, of the county of Montgomery, a married woman under the age of 18 years of the disabilities of non-age,

Judiciary;

By Mr. Mahan (by request with notice and proof)— H. 735. For the relief of A. M. C. Denton of Morgan county.

Appropriations;

By Mr. Fleming—

H. 736. To authorize the Mayor and the City Ceuncil of Troy, Ala., to issue bonds of said city to the amount not exceeding \$29,000, for the purpose of purchasing lands and erecting and equipping school buildings therefore.

Education:

Also (with petition, notice and proof)

H. 737. For the relief of the Troy Fertillzer Company,

By Mr. Boykin-

n. 738. To provide for the disposition of commissions allowed as solicitors fees on all forfeitures collected by clerk or sheriff,

Ways and Means;

Also, H. 739. To provise more efficient means of collecting solicitor's fees in this state, Ways and Means

By Mr. Camp, (with notice and proof)—

п. 740. To provide for the payment of certain claims of the sheriff of Talladega county against the state,

Ways and Means;

Also, H. 741. For the payment of the registrar of Talledega

county, Appropriations.

Also (with notice and proof).

n. 742. To divest title in certain lands lying in Calhoun county, Ala., out of the state and vost title in same in Mary A. Nance.

Judiciary;

By Mr. Mayfield by request n. 743. To prevent the running at large of boars and bulls in Tuskaloosa county.

Local Legislation,

Also,

1.744. To amend an act to incorporate the city of Tukakosas, approved March 12th, 1875, by the addition that are present places and vecanisms, within the corporate limits of and city, and the license restraining and regulating of the same, and to provide panishment for the identified pointment of the deling of such businesses without having taken out a license or pail such that the provides out of the deling of such businesses without having taken out a license or pail such that.

By Mr. Dale (with notice and proof)-

H. 745. For the relief of M. E. Curtis as sheriff of Wilcox county, Alabama,

Appropriations;

By Mr. Cook of Wilcox (with notice and proof)n. 740. For the relief of S. M. McDowell,

Referred to the Wilcox delegation; By Mr. Kelly by request, (with notice and proof)—

H. 747. To authorize and require the court of county multisloners of Calhoun county to draw their warrant on the treasurer of said county in favor of W. F. Hanna, the registrar of said county for services as registrar as herein specified.

Appropriations;
Also (with notice and proof)-

H. 748. To incorporate the Anniston Hose Company, No. 4, located in the city of Anniston, Calhoun county, Alabama.

Corporations;

Also.

m. 749. To amend section 10 of an act entitled an act to constitute the city of Anniston a separate school district and to provide a board of education therefor, approved January 28th, 1891, Education

BILLS ON SHOOND READING.

The chairman of the Judiciary committee reported favorably on the following bill:

n. 291. To provide for and regulate the mode of selecting, drawing and empanelling grand and petit jurors for the county of Tuscalossa.

The above and foregoing bill, was read a second time,

The above and foregoing bill, was read a second t and placed on the calender.

n. 114 was returned to the house, read again, and referred to the committee on Appropriations, And the house adjourned till 10 o'clock to-morrow.

TWENTY-NINTH DAY.

House of Representatives.

Jan. 23, 1895.

The house met pursuant to adjournment, Prayer was offered by Rev. W. P. Howell of Cleburne, A quorum was present,

REVISION OF JOURNAL.

The committee on the revision of the journal reported that the journal of yestorday was in all respects correct.

LEAVES OF ABSENCE

Leave of absence was granted to Messrs. Meador and Wood for one day.

MOTTO NS.

On motion senate bill 163 was taken from calendar and referred back to the Tamperance committee.

REPORT OF COMMITTEE ON BULES.

The committee on rules reported favorably upon the relative hold a joint session of the two houses on Friday, January 25th inst., at 4 o'clock p. m., and invite the committee of the Cotton States and International Expedition of Atlanta, Ga., to address said joint session.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Smith of Autauga-

H. 750. To create the thirteenth judicial circuit of the State of Alabams, to fix the time of holding court therein and to provide for the appointment of a judge and the election of a solicitor for said circuit, Judiciary.

By Mr. Jinks-

п. 751. To provide for the time of taking up the criminal docket in the counties of Bullock and Dale, Judiciary:

By Mr. Smith of Butler-

N. 752. To reliava Eva Doheimer of Butler county, Alabama, of the disabilities of nnn-age,

Judiciary;

n. 753. To regulate tha fine and forfeiture fund of Butlor county, and the disposal of moneys arising from fines, forfeitures and convict labor in said county,

Ravision of laws; By Mr. Kelly-

H. 754. To confer chancery powers and juriadiction upon the circuit court in the several counties of the seventh judicial circuit of Alabama, to regulate the practice and procedure in said courts, and in the supreme court of Alabama on appeal from said courts and to fix the

Judiciary;

Also,

n. 755. To authorize and direct the judge of the probate court of Calhoun county to establish districts In sald county in which stock may be prevented from running at large and to regulate such districts, Local legislation;

Also,

11.756. To amend the revenue laws of the State of Alabama,

Ways and means;

By Mr. Taylor n. 767. To establish a charter for the city of Fruithurst in Cleburne county, Alabama, Corporations:

By Mr Routon-H. 758. For the relief of J. J. H. Daniel.

Appropriations;

H. 759, For the relicf of W. Z. Daniel,

M. 760. To prohibit the selling, giving away or otherwise disposing of alcoholic, vinous or malt fluores or other intoxicating drinks or beverages, or fruits preserved in alcoholic fluores, within one-half mile in every direction from Mash's Mill, in beat 6 in Crenshaw county, Alabama.

Temperance; By Mr. Killobrew-

Also,

n. 761. To incorporate the Ozark Cotton Mill Com-

Corporations; By Mr. Tuck-

H. 762 To give physicians a lien upon the personal property of any person for the payment of medicines furnished and services rendered to each person or his family not to exceed the sum of ton dollars per year, and to provide for the enforcement of such lino.

Judiciary; By Mr. Franklinu. 763. To incorporate North Alubama College at Fort Payne, DeKalb county, Alubama,

Education;

kn. 764. To establish a separate school district to be known as district No. 3, in DeKalb county, Alabama, Education:

By Mr. Rabh-

H. 765. To create a separate school district in the town of Browton, Alabama, to define its boundaries and provide for the maintenance of schools thoroin,

Education; By Mr. Mills-

H. 706. To authorize the construction of tramways, pole roads, canals and distches by corporations, associations, partnerships and individuals, and to float saw-logs, timber, rafts, etc., down any stream susceptible of floating the same, in the countries of Geneva, Dale and Coffee,

Commerce and common carriers:

Also,

H. 767. For the relief of B. J. Castellow, Appropriations; Also.

M. 768. To ropeal an act entitled an act to prohibit the driving of logs, timber or lumber in that part of the Choctawhatche river in this stare, below the town of Newton in Dale county, approved Fobruary 6th, 1889, Computers and company carriers.

By Mr. Smith of Greene-

H. 769. To provide for the more efficient working of the public reads in Greene county, and for the appointment of district read commissioners for Greene county,

Public roads and highways; Also,

н. 770 To prevent the running at large of stock in certain portions of Groene county,

Local legislation; By Mr. Knight-

H. 771. To amend the charter of the town of Groensboro, in Hale county, Alabama, and all acts amendatory thereto.

Corporations; Also.

H. 772. To amend an act entitled an act to amend section 499 of the code of Alabama, approved February 18tb. 1887.

Corporations:

Also.

H. 773. For the relief of S. W. Chadwick, registrar of Hale county, for services rendered.

 Appropriations; Alen.

H. 774. To make incurable insanity a ground for divorce, Indiciary

By Mr. Ward-

H. 775. For the protection of dogs in Henry county. Local legislation :

By Mr. Williams of Henry-

H. 776. To prohibit the sale, giving away, or otherwise disposing of spirituous, vinous or malt liquors or intoxicating bitters or beverages in the state of Alabama, except within the limits of police jurisdiction of incorporated cities and towns. Temperance:

By Mr. Maples-

H. 777. To provide for an act to amend section 19 of an act entitled an act to establish a charter for the city of Bridgeport.

Corporations; Also.

H. 778. To amend an act entitled "an act to amend an act entitled an act to establish and incorporate the Scott Academy" at Scottshoro in Jackson county, approved February 25th, 1889, Education:

Also.

H. 779. To authorize the Tri-State Normal University to receive public school funds for students within school are.

Education :

By Mr. John-H. 780. To regulate the time of taking up the docket of criminal cases for final trial in the circuit courts.

Judiciary:

By Mr. Lipscomb;

H. 781. To establish Pleasant Hill School District in Jefferson county, Alahama, Education;

By Mr. McClusky (by request)-

и. 782. To incorporate the town of Kennedy in Lamar county, Alahama,

Corporations;

By Mr. Jackson—
In 783. To amend an act entitled an act for the preservation of game animals and hirds in the counties of
Tuscalcosa and Colhoun, approved February 27th, 1889,
which was smeaded so as to apply to Tuscalcona country,
Creashaw country, Lee country and Calhoun country, approved February the 18th, 1891, so far as the same re-

lates to Lee county, Local legislation;

By Mr. Fielding—
H. 784. To repeal an act entitled an act to amend an act to repeal section 3210 and to amend sections 321f, 3218, 3214, 3216, 3216, and 3217 of the code of 1889, relating to the condemnation of lands for public uses approved February 18th, 1891, so far as the same relates to Limestone county, approved February 218t, 1893,

Revision of laws;

By Mr. Whitten, (by request)— H. 785. To amend section 2905 (3196) of the code of Alabama of 1886,

Judiciary; By Mr. Davis—

H. 786. To establish the Hamilton School District in Marion county, Education:

Also, m. 787. To incorporate the Hamilton High School in Marion county, Alabama,

Education; By Mr. Brooks-

H. 788. To amend an act to prohibit the sale or giving away of spirluous, vinous or intoxicating liquors within two miles of the Methodist Episcopal church South, in the town of Citronelle, Alabama, approved March 4th, 1895, Temperance;

By Mr. Hill-

R. 789. To amend section 1206 of the code of Alabama:

Banking and insurance:

By Mr. Scrows—

n. 790. To reliove Louise A Westcott of Montgomery county, of the disabilities of non-age, Judiciary:

By Mr. Barron-

H. 791. To smend section 4451 of the code, Revision of laws:

Also-

in. 792. To authorize the mayor and council of the town of Marion to erect and maintain waterworks in said town, to issue bonds for the purpose of creeding and maintaining said waterworks to an oxtent not exceeding thirty thousand dollars, and to make provisions by deed of trust and the creating of a sinking fund for the paymont of said bonds.

Special delegation of Perry, Dallas and Marengo counties:

By Mr. Curtis-

н. 793. To apply a portion of the public school fund in aid of the Normal schools of the state, Education:

By Mr. Fleming-

M. 794. To amend section 6 of an act approved December the 9th, 1880, entitled an act to prevent stock from running at large in Pike county so as to read as follows.

Local legislation; By Mr. Deans-

u. 795. To authorize and empower the commissioner's court of Shelby county to appropriate money from the general fund to pay off registered claims against the fine and forfeiters fund of said county.

the fine and forfeiture fund of said county, Locul legislation;

By Mr. Camp-

u. 796. To exade the thirteenth judicial circuit of the state of Alabama to regulate the terms, practical and precedure therein, to provide for the appointment and election of a judge and solictor for said circuit and to extend the powers and jurisdiction of said court.

Judiciary;

Also,

11. 797. To repeal an act entitled an act to establish the city court of Edhaleage, approved February 31, 1898, and to provide for the disposition of causes pending in add courts for the issuance of process on judgments and decrees in said court, for the issuance of process on indicatenate in said court and for the transfer of all dockets, papers and books relating to cases in said court of the circuit court of Edhaleage courty, and to provide for the circuit court of Edhaleage courty, and to provide process on the circuit court of Edhaleage courty, and to provide for the circuit court of Edhaleage courty, and to provide for the circuit court of Edhaleage courty, and to provide for the circuit court from judgments and decrees rendered by said court.

Judiciary:

By Mr. Cook, of Talladega-

n. 798. To provide for an election in the various precincts in the county of Taliadega on the subject of etock running at large in eaid precincts in said county,

Special committee composed of Talladega delegation; Also,

H. 799. To smend sections one and two of an act to establish partial stock iaw districts in Talladega county, approved February 21, 1887.

And all acts amendatory of said sections of said act, Special committee composed of Talladega delegation;

By Mr. Meadows-

H. 800. To better provide for and in what precincts suit is to be brought in—in Tallapoosa county, Revision of laws:

Also,

By request—
1.801. To authorize a vote of the legal voters of
Daviston beat No. 17, in Taliapoosa county, to decide
whether spirituous, vinous or malt itquore shall be sold
within the corporate limits of the town of Daviston in
said best.

Temperance;

By Mr. Mayfield-

H. 802. To amend section 3789 of the penal code, defining and providing for the punishment of grand far-

Judiciary;

By Mr. Gaines, by request-

H. 808. To charter the town of Oakman in the country of Walker, state of Alsbama.

Corporations;

By Mr. Turner-

· и. 804. To further provide for and regulate the trial of misdemeagors in Washington county.

Revision of laws: By Mr. Cook, of Wilsox, by request-

u. 805. To define and punish blackmailing,

Judiciary:

By Mr. Roach-H. 806. To amend section 3872 of the Code of 1886.

Revision of laws:

By Mr. Smlth, of Autanga-H. 807. To incorporate the Autauga Manufacturing Co., in Autauga county, Alabama

Corporations ;

By Mr. Sanford-H. 808. To make the anniversary of the birthday of Jefferson Davis a legal holiday.

Judiciary?

By Mr. Deans-H. 809. To amend an act entitled an act to regulate the trial of misdemeanors in Shelby county, Alabama, approved February 21, 1893.

Revision of laws: By Mr. Fletcher-

H. 810. To confirm the incorporation of the Quickonham Club of Huntsville, Alabama, and to enlarge the powers and capacities of said club. Corporations.

By Mr. Mayfield-

H. 811. To authorize and omnower clerks of the circuit courts and registers in chancery to issue writs of mandamus and certiorari, supersedeas, quo-warranto, and all other writs remedial.

Judiciary: By Mr. Kyle-

H. 812. To prescribe the duties of officers and other persons in regard to property of persons arrested and to

fix penalties for the violations thereof. Revision of laws:

Also.

H. 813. To prescribe the compensation of the judge of probate of Morgan county, Alabama, for services as judge of the county court of said county.

Revision of laws :

Also, 1. To authorize the corporate authorities of the town of New Beastur, in the centre of Morgan, to the command of the com

Corporations;

Also, g. 815. To amend section 3739 of the Code of 1886, Revision of laws:

Also, H. 816. To fix the times and regulate the holding of the courts in the eighth judicial circuit of the state of Alahams.

Revision of laws;

and highways of said town,

By Mr. Kennedy— H. 817. To amend section 2972 of the Code of Δlabama, so as to provide a more effectual remedy against the subscribers to the capital stock of a corporation who have not paid their subscription, Corporations:

By Mr. Kelly-

n. 818. To limit the time within which the old honds of the state may be exchanged for the new honds authorized by the aet approved February 23, 1876, Ways and means;

By Mr. Kyle-

n. 819. To confer chancery jurisdiction on the circuit courts in the counties of Madison, Morgan and Limestone, Revision of laws:

By Mr. Clark-

II. 820. To provide for the holding of the circuit courts in the second judicial circuit, Judiciary:

By Mr. Willett-

H. 821. To provide for the calling and holding of

meetings of stockholders of railroad corporations in certain cases and regulating the voting, the election of officers and the transaction of other business at such meetings.

Revision of laws:

By Mr. Ward-

m, 822. To amend section 141 of the code of Alahams, approved Dec. 12th, 1892. Agriculture;

By Mr. John-

n. 823. To regulate the disposition of the poll tax collected in the year 1895-6, Education:

Also.

H. 824. To prevent the keeping of open calcone in the city of Ozark on the Sahbath day, Temperance:

Also,

R. 825. To amend an act entitled an act to establish city court of Gadsden, appreved December 17th, 1894. hy amending section three of eard amending act. Judiciary.

BILLS ON SECOND READING.

The chairmen of the several committees reported favorably on the following bills:

H. 496. To punish any person who knowing the contents thereof, sends, delivers, utters, posts, or directly or indirectly causes to be received by or mede known to another, any letter or writing, or any verhal message, threatening to hurn, injure, or destroy, conditionally or unconditionally, any house, store, shop, harn, gin or other building, or any house or pen containing corn or cotton or other agricultural produce, or any agricultural produce whether in or under any hailding or not :

H. 593. To setablish a court of inferior civil and criminal inrisdiction of Mohile, and to define the jurisdiction thereof.

(With amendment:)

H. 594. To regulate the fees and costs in courts of justices of the peace in the city of Mobile :

H. 613. To regulate the trial of criminal causes in the supreme court of Alabama;

H. 612. To provide for the preservation of the public records of this state :

H. 595. Prescribing jurisdiction of justices of the peace in the city of Mobile :

н. 585. To amend section 2640 of the code :

To amend section 606 of the code of 1888; H. 568.

To authorize the constable of beat 3, Henry m. 524. county, to appoint a deputy and to execute certain pro-C08805 :

H. 586. To make the husbend or wife of the defendant e competent witness for the defendant in criminal

prosecutions;

H. 416. To amend sections 3682, 3683, 3684, 3685. 3687, 3689, of the code of 1886, relating to the fees of the clerks of the circuit court, registers in chancery, clerk of the suprame court, judges of probate, sheriffe, coroners, justices of the peace and constables, (With amendment;)

H. 640. To create a separate school district in the County of Franklin to be called Newburg Public School District and to define the boundaries thereof; H. 216. To define the boundary lines of the Clinton-

ville School district in Coffee county, Alebama, (substitute): H. 624 To create a separate school district to he

known as Headland School District in Henry county, and to define the boundaries thereof:

H. 6. To change the name of Jane Vandalis Hodge to that of Jane Vandalia Harp and confer upon her the

rights of e femme sole ;

H. 501. To prevent eny person from catching any fish in env streem in Beats one and two in Geneve county, except by hook and line, and to prohibit the explosion of dynamite in eny etream in beet one end two in said county:

H. 618. To provent the explosion of dynamite or any other explosive material in any of the waters of Bibh

county, Alahama;

H. 629. To repeal an ect entitled en act to provide for the compensation of the superintendent of the county poor house in Limestone county, Alahama, approved February 23rd, 1893;

и. 622. To suthorize the Treasurer of Jackson coun-85 b

ty to register for payment outstanding State witness certificates of the late County Court of Jackson county, as of their date of issuance :

H. 674. To provide the ways and means to establish, open, improve, work and keep in good condition the

public roads in Dallas county, Alshama;

s, 190. To amend section 2804 of the Code:

s. 57. To make United States licensa for the sale of spirituous, vinous or malt liquors, or of alcoholic bitters, cordials or baverages of any kind in violation of law in this state, prima facie evidence;

s. 164. To incorporate Spring Lake College, Spring-

ville, St. Clair county, Alabama.

The above and foregoing bills, were severally read a second time, and placed on the calendar.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has adopted a joint resolution, herewith sent, requesting the president of the senate and speaker of the house to erase their signatures from the house bill 41 :-

And has originated and passed the following bills: s. 131. To amend section four of an act entitled an act to authorize the increass of the capital stock and

bonded indebtedness of private corporations organized under special charter, approved December 10, 1890; e. 207. To amend an act entitled an act to authorize the commissioners courts and county boards of revenus

to aid indigent confederate soldiers, approved February 21st, 1893; To amend section 2346 of the Code of Alas. 206.

bama: s. 213. To relieve Maud W. Davidson of the disabili-

ties of non-age; s. 220. To establish a separate school district, to be known as the Mount Zion School District, in Cullman

county, Alabama; s. 223. To incorporate the Farmers' Mutual Insurance Association of the State of Alabama,

Amendments: And has passed the following house bills:

H. 94. To amend an act to provide for the appointment of an official stenographer for the circuit and chancery courts in the county of Mobile and the city court of the city of Mobile, and to define his duties and regulate his compensation, approved February 12th, 1879;

H. 138. To incorporate "The University School,"

situated at Clanton, in the county of Chilton; H. 178. To prevent the ticing, or staking, out of stock on the public roads and railroads of Barbour coun-

H. 158. To better provide for the establishment and working of the public roads in Lauderdals county, Ala-

bama:

And has amended as therein shown, and as amended, has passed the house bills: .

H. 103. To amend an act entitled an act to incorporate the Alabama Baptist Colored Normal and Theological School, and all amandments thereto;

H. 392. To incorporate the Etowah Male and Female Institute in Etowah county, Alabama:

H. 474 To incorporate the Eufaula District Academy of M. E. Church, South,

And has concurred in the house joint resolution providing for a joint convention of the two houses of the general assembly in the hall of the house at 4 o'clock p. m., on Friday 25th day of January, 1895, for the purpose of hearing the committee of the Cotton States and International Exposition of Atlanta, Ga. in relation to the representation of the state at the coming exposition to he held at Atlanta, Ga,

SENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once and referred to the committees, as follows:

Corporations, s. 131, 223;

Appropriations, 207; Judiciary, s. 206;

Revision of laws, s. 213: Education, s. 220;

And the house concurred in the senate amendment to,

H. 103. To smend an act entitled an act to incorporate the Alabama Bantist Colored Normal Theological School, and all amendments thereto: Yeas 69, nava 0.

Yeas: Messrs. Speaker, Barron, Beeson, Beillinger, Boykin, Brooks, Burke, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin. Fuller, Fulton, Gains, Gibbons, Grant, Graves, Harris, Hearn, Hill, Jackson, Jinks, Kennedy, Knight, Langlev. Lipscomb, Manning, Mastin, Meadows, Mahan, Mixon, Moore, McClusky, McCorvey, Ott, Patton, Perry, Rabb, Rand, Reaves, Robbins, Robinson, Rogers, Rowe, Reuton, Savage, Scarborough, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry-69.

Also to. H. 392. To incorporate the Etowah Male and Female Institute in Etowah county;

Yeas 68, nays 0.

Yeas: Messrs, Speaker, Banks, Barron, Becson, Bellinger, Brooks, Brown of Conecub, Brown of Russell, Burks, Calhoun, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Cursis, Dale, Davis, Deans, Ewing, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, |Gibbons, Grant, Graves, Harris, Jackson, Jinks, Kennedy, Killebrew, Kuight, Langley, Manning, Maples, Mastin, Mayfield, Meadows, Mahau, Mixou, McClusky, Ott, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Rabinson, Rogers, Rowe, Routon, Savage, Scarborough. Seale, Smith of Greene, Smith of Mobile, Taylor, Turner, Wheeless, Willett, Williams of Bullock, Williams of Henry-68. Also to.

H. 474. To incorporate the Eufaula District Academy of M. E. Church South;

Yeas 57, nave 0. Year:

Messrs. Speaker, Beeson, Boykin, Rrocks, Brown of Conscub, Brown of Russell, Burns, Calhoun, Cameron, Camp, Cole, Coleman, Davis, Deane, Ewing, Fletcher, Porman, Franklin, Fulton, Gidnon, Gibbonu, Grara, Hill, Janan, Franklin, Futon, Gidnon, Grara, Hill, Janan, Mangada, Mangada, Mangada, Mangada, Mangada, Mangada, Mangada, Mangada, Mangada, Milana, Milo, Mixon, Mongomery, McCliusky, McCorvy, McQueen, Ost, Faton, Prowell, Rand, Robinson, Bogerer, Routon, Savage, Scarborough, Smith of Greene, Tuck, Whitten, Willeit, Williams of Bullock, Williams of Henry—57.

The senate joint resolution relative to erasure of sig-

RESOLUTIONS.

The following resolutions were introduced and referred to the committee on rules, as follows:

By Mr. Montgomery— Resolved, That the committee on enrolled bills be authorized to employ a reading clerk, as it will greatly fa-

cilitate their work in comparing bills; Said clerk also to be required to work in the office of enrolling clerk of the house when not employed in reading for the committee.

By Mr. Cameron-

Whereas, widespread suffering and want is reported to exist in the state of Nobraska among the inhabitants of that state on account of the failure of crops from the long continued droubles prevailing there during the past year; and, whereas, a common bond of sympathy should unite all humenity and ranks us anxious to extend our sympathy and help to our unfortunate fellow-men; therefore, be in

Resolved, By the house of representatives of Alabama, the clerk be instructed to draw one-half of one day's pay of each member of the house of representatives and forward the same to the governor of Nebreaks to be expended for the benefit of the suffering people of that state.

By Mr. Meadowe-

Whereas, That owing to the decrease in value of tarm products, minerals, and other articles manufactured in this state, it being the only source whereby a majority of the tacepayers can get money to pay their taxes, and in view of the fact that nearly everything necessary for the sustenance and comforts of life is at least 40 per cent. less than when the present salaries of the different officers of the state, and the official fees of the county offi-

cers of the state were fixed:

Therefore, he it resolved, that it is the duty of this house to reduce the salaries of all esate officers and official fees of the county officers of this State at least ten per cent. This resolution to be referred to the proper committee with instructions to report by bill or otherwise. This resolution shall not be construed so as to include the present officials of the state and counties.

REPORT OF COMMITTEE ON EXPOLIED BILLS.

Mr. Speaker:

The committee on enrolled bills report the following bills correctly enrolled:

H. 56. To regulate and prescribe the manner of electing county commissioners of Calhoun and Talladega counties:

H. 71. To amend section 3763 of the criminal code of 1886;

H. 73. To confer upon the mayor of the city of Bessemer, Alabama, the power and jurisdiction of a justice of the peace in the corporate limits and police jurisdiction of said city :

To establish the Rodgers School District in r. 168. Pike county:

H. 188. To confirm, amend and enlarge the charter of the Bessemer Land and Improvement Company;

H. 497. To amend and ratify the charter of the East Alabama Fertilizer Company, incorporated in Barbour county, Alabama, under the general statutes of said state,

and to extend and enlarge the powers of said company; H. 173. To prevent the tielng, or staking out of stock on the public roads and railroads of Barbeur county:

н. 158. To better provide for the establishment and working of the public roads in Landerdale county, Alabama t

H. 295. To create a separate school district in Cherokee county, Alabama, to be known as Taff School District, and to define the boundaries thereof;

H. 210. To incorporate the Alabama State Mutual

Assurance Company, and to define its rights, powers and franchises:

reneauses; n. 245. To incorporate the Alabama Mutual Fire Insurance Company, and to define its rights, powers and frenchises.

J. H. MONTGOMERY, Chairman.

SIGNING BILLS.

The speaker of the house, in the presence of the house, immediately after their titles had been publicly read by the clark, signed the bills whose titles are set out in the foregoing report of committee on surcelled bills.

DITES ON THURB BEADING

H. 207. To repeal an act to abelish the office of tax collector in the counties of Baldwin, Escambia and Sanford, so far as the same relates to Baldwin county,

Was read a third time, at length, and passed—yeas 67, pays 0.

Yeas:
Mearx. Banks, Beeson, Bellinger, Boykin, Brooks, Brown of Russell, Burks, Burns, Calboins, Cameron, Camp, Cole Cook of Yalindeps, Cook of Wilcox, Elis, Fielding, Henting, Flexing, Flexing, Flexing, Flexing, Henting, Flexing, Jeanney, Lawren, Lawrs, Harry, Lawrs, Lawrs,

H. 254 was on motion of Mr. Mills indefinitely postponed.

E. 296. For the preservation of game animals and birds in the counties of Sumter and Chilton, approved February 23, 1887, so far as the same relates to Chilton county.

Was read a third time, at length, and passed-yeas 70, nav 0.

Year: Messrs. Banks, Barron, Beasly, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Cameron, Cole, Cook of Talladaga, Cook of Wilcox, Curtis, Dale, Deans, Ewing, Fleraing, Fletcher, Ford, Franklin, Fuller, Fulton, Gewin, Graliam, Harris, Hearn, Jackson, Jinks, Kennedy, Killebrew, Lipscomb, Manning, Maples, Mastin, Mayfield. Meadows, Mills, Montgomery, McChusky, McCorvay, McQuesn, Ott, Perry, Prowell, Rand, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Savage, Scarborough, Screws, Scale, Smith of Autauga, Smith of Butler, Smith of Greene. Smith of Mobile, Summers, Taylor, Tuck, Ward, Wheeless, Williams of Bullock-70,

H. 623. To prohibit the sale, or giving away of alcoholic, spiritnous, vinous or malt ligners, within five miles of Holland Chapel Methodist Church; and within the voting precinct of Dutton, all within the county of Jackson. Was read a third time, at length, and passed-yeas 59, navs 0.

Vone .

Messrs, Banks, Barron, Boasley, Beeson, Bellinger, Brooks, Brown of Conecub, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Ewing, Fleming, Fletcher, Forman, Franklin, Gibbons, Graves, Jackson, Jinks, Kennedy, Killebrew, Knight, Kyle, Maples, Mastin, Mayfield, Meadows, Mills, McQueen, Patton, Perry, Prowell, Reaves, Roach, Robbins, Robinson, Rowe, Routon, Sanford, Savage, Scarborough, Smith of Antauga, Smith of Butler, Smith of Greene, Smith of Mobile. Summers. Taylor, Tuck, Turner, Ward, Wheeless, Whitten, Willett. Williams of Bullock, Williams of Henry-59,

H. 274. To provide for the awarding of contracts for state and county printing to citizens of this state,

Was amended, read a third time, at length, and on motion of Mr. Knight, tabled :

н. 264. To incorporate the intendant and trustees of Hatchett creek camp ground and preserve order at said camp ground.

Was read a third time, at length, and passed-yeas 59,

nave 1.

Yeas:

Messrs. Speaker, Banks, Beasley, Becson, Boykin, Brown of Russell, Burks, Burns, Calhoun, Camp, Cook of Talladega, Cook of Wilcox, Dale, Ewing, Forman, Franklin, Fuller, Fulton, Gibbons, Grant, Graves, Harris, Hsarn, Kelly, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mixon, Montgomery, Moors, McClusky, McCorvey, Ott, Prowell, Rabb, Rand, Roach, Robbins, Robinson, Rowe, Sanford, Savage, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Turner, Wheelsss, Williams of Bullock, Williams of Henry-59.

Nav: Mr. Cameron.

N. 278. To incorporate Graham College in Randolph county, Alabama,

Was read a third time, at length, and passed-yeas, 57, mays 0.

Yeas:

Messrs, Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Brooks, Brown of Russell, Burks, Burns, Calhoun, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Ewing, Fielding, Fleming, Fuller, Gibbons, Grant, Graves, Harris, Kelly, Konnedy, Killebrew, Kyle, Lipscomb, Manning, Maples, Mayfield, Meadows, Mixon, Montgomery, McClusky, McCorvey, Ott, Patton, Rand, Reaves, Robinson, Rogers, Rowe, Routon, Savage. Smith of Autauga, Smith of Butler, Smith of Greens, Smith of Mobils, Summers, Taylor, Tuck, Wheeless, Whitten, Williams of Henry-57.

H. 76. To amend section 2611 of the code of Alabama. relating to defendant in detinue requiring adverse claimant to come in and defend,

Was read a third time, at length, and passed-yeas

59, navs 0. Yeas:

Messrs, Speaker, Barron, Bosson, Boykin, Brooks, Brown of Russell, Burns, Calhoun, Camp, Cook of Tal-Indega, Cook of Wilcox, Dale, Fielding, Flotcher, Fuller, Gibbons, Grant, Graves, Harris, Hearn, Jackson, Jinks, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Mastin, Meadows, Mahan, McCorvey, Ott. Patton, Perry, Prowell, Rabb, Reaves, Robbins, Robinson, Rowe, Scarhorough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Ward, Wheeless-59

H. 28. To regulate primary elections in the county and city of Mobile,

Was read a third time, at length, and passed-yeas 52, navs 4.

Yeas:

Messrs, Barron, Beeson, Boykin, Brooks, Brown of Russell, Burns, Calhoun, Cameron, Cole, Cook of Talladega, Cook of Wilcox, Dale, Fleming, Fletcher, Forman, Fuller, Gibbons, Grant, Kelly, Kennedy, Knight, Kyle, Mahan, Montgomery, McClusky, McCorvey, Ott, Patton, Perry, Prowell, Rand, Robbins, Robinson, Rogers. Routon, Sanford, Savage, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler, Smith of Greene Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Williams of Bullock-52. Navs:

Messrs, Ellis, Hearn, Mills, and Mixon-4.

GOVERNOR'S MESSAGE.

STATE OF ALABAMA, EXECUTIVE DEPARTMENT, OFFICE OF THE GOVERNOR, MONTGOMERY, ALA., Jan. 23rd, 1895.

Gentlemen of the General Assembly:

I wish to call your attention particularly to our schools and how they are maintained, the amount of money approprinted and how it is applied, with some suggestions of legislation in regard thereto.

The University was founded at Tuscaloosa by an endownment of public land when the state was admitted into the Union. The state was made the trustee of the University and as such sold the lands and covered the proceeds into the treasury.

After the close of the war when the University was much in need of money, in consequence of the burning of its buildings, in 1865, hy the Union soldiers, the state advanced one bundred thousand dollars to aid in reconstructing the huildings, etc. After this it was ascertained that the state owed the institution on account of said truri lands over eight hundred thousand dollars, in Much of it shad idsappeared in the old state balk, in confederate money and the exigencies of the war. Then reconstruction of the state government and extravagances of those in power destroyed the credit of the state, so that since the expulsion of the 'Carpar baggere,' on a compromise, it was agreed that the state should over the University three hundred thusand dollars, and on that should pay interest at the rate of sight per centum indefinitely, which makes the versety door the paying properties of the state that the paying the state of the state treasury to that institution.

During the 68th congress a bill was passed donating to the University forty-six thousand and eighty acres of mineral lands, within the state, as a compensation for the distinction of the buildings afforcasid. It still owns thirty-tix thousand acres of the land, but receives an income there from. If the University realths these lands, of the state of the land, but receives an double to the state of the land, but the state of the land, but the state of the land, or more, and will make it one of the best endowed universities in the United States.

THE AGRICULTURAL AND MECHANICAL COLLEGE.

The Agricultural and Mechanical College, located at Auburn, was founded by a grant of two hundred and forty thousand acres of land from congress for that purpose in the year 1870, I believo. The land script was issued and placed in the hands of the State as trustee. The State sold the script and covored the proceeds into its treasury aggregating two hundred and fifty-three thousand, five hundred dollars and issued bonds therefor upon which it pays eight per cent. Interest, and this constitutes the appropriation every year, by our general assembly, of twenty thousand two hundred and eighty dollars to the college. The bonds issued for this debt bore sight per cent. coupons, all of which have been paid and cancelled, but in the appropriation bill passed in the early part of your session you appropriated the same amount to that institution as heretofore. The honds are long passed due, but the state has no money with which to pay them, and I suppose that the general

assembly will continue to pay interest on them at the same rate. Of course the rate of interest is discreted any with the general assembly. It is a high one, but I submit as it turns on trust funds which the state has long since converted to its own use that the legal rate should be paid. Another consideration for liberality in the increast run is that at these two greats are books sation; is the state of the contract of the course of the cours

The A. and M. College also receives annually that portion of the Morrill fund, donated by congress from the sales of public lands, to the high school education of

white pupils, about eleven thousand dollars.

Connected with said college is also the agricultural reprements reason, which receives under the Hatch law, represent a state of the said of the said collection of the sand dollars per annum. Thus the A. and M. College, and all connected therewith, receive forey-six thought port. The college and the said of the said of the said port. The college also realizes, which was for the last fiscal year seven thousand stolundred and eighty-six dollars.

THE COMMON SCHOOL SYSTEM.

In 1875 the convention which framed the present Constitution declared in that instrument:

ARTICLE XIII.

"Section 1. The General Assembly shall satablish, organize and maintain a system of public schools throughout the State for the equal benefit of the children thereof, between the ages of seven and twenty-one years; but soprate schools shall be provided for the children of citizens of African descent."

Then follows provisions for raising the means to sup-

port and sustain that system, to wit

"SEC. 2. The principal of all funds arising from the sale or other disposition of lands or other property; which has been or may hereafter be granted or entrusted to this State; or given by the United States for educational purposes, shall be preserved inviolate and undiminished; and the income arising therefrom shall be faithfully applied to the specific objects of the original grants or appropriations."

Sac. 3. All lands or other property given by individuals, or appropriated by the State for educational purposes, and all estates of deceased persons, who die without leaving will or heir, shall be faithfully applied to the maintenance of the public schools."

Sec. 4. The General Assembly shall also provide for the levying and collection of an annual poll tax, not to exceed one dollar and fifty cents on each poll, which shall be applied to the support of the public schools in the counties in which it is levied and collected."

Sec. 5. The income arising from the sixteenth section trust fund, the surplus revonce fund, until it is called for by the United State government, and the funde ammerated in sections three and four of this article, with such other moneys, to be not less than one household the section of the

NORMAL SCHOOLS.

From a report submitted to me by State Superintendent John O. Turner, I extract the following information as to the number and location of normal schools, white and colored, with the attendance of pupils at each during the last two years, with amount appropriated to each by the State, and contributions from overy other source:

FOR WHITES.—STATE NORMAL COLLEGE AT FLORENCE, ES-TABLISHED 1872.

866
Contribution from Peabody fund 1,500 Amount collected from students, unknown
Total \$ 9,000
STATE NORMAL COLLEGE AT TROY, ESTABLISHED 1877.
Average general attendance, about. 400 Average anomal students. 227 Number of teachers employed. 15 State appropriations per annum. 23,000 Contribution from Pesbody fund. 1,290 Donated by city. 350 Average collected for tuition, etc. 3,232
*7,782
STATE NORMAL COLLEGE AT JACKSONVILLE, ESTABLISHED 1883.
Average general attendance
FOR WHITE GIRLS—STATE KORMAL COLLEGE AT LIVINGSTON, ENTABLISHED 1883.
Averago general attendance 131 Averago normal students 44 Number of teachers employed 17 State appropriation per sanum \$2,500 Tution fees 2,827 Total \$5,327

COLORED STATE NORMAL COLLEGE AT MONTGOMERY, ESTAB-

LISHED 1001.
Average general attendance .859 Average normal students 2 Average normal students 22 Number of teachers employed 26 State appropriation per annum 87,590 State appropriation per annum 2,500 Slater fund per annum 2,500 Tultion fees collected per annum 2,500
Total\$13,300
STATE NORMAL COLLEGE AT HUNTSVILLE, ESTABLISHED 1885.
Average general attordance
Total\$12,000
STATE NORMAL COLLEGE AT TUSKEGEE, ESTABLISHED 1881,
Average general attendance 800 Average normal students 800 Number of teachers employed 64 State appropriation per annum \$ 3,000 Other contributions during last year 61,107
Total
Amount of donations received from all sources since organization of school

schools for white pupils, and fourteen thousand five hundred dollars per annum for normal schools for colored pupils, which is a little more for the latter in proportion to population than the amount appropriated for more equally divided on the population basis. This thirty thousand dollars per annum is appropriated out of the general school fund. It is therefore of interest to The constitution says that "The London station from

the sixteenth section fund" shall go towards making up a school fund "for the equal benefit" of all the children of the state. How did it originate? The sixteenth section trust fund originated by the sale of sixteenth sections of the public lands which were donated or reserved by the State on its admission into the Union solely for the purpose of maintaining public schools. These lands were sold to such an extent and the proceeds received. covered into the State's treasury and used for general purposes so that the State owes on that account one million sight handred and ninety-four thousand six hundred and seventy-nine dollars. On this sum it pays aunually at the rate of six per ceut, interest over one hundred and thirteen thousand six hundred and eighty dollars. There is another trust fund in this connection known as the "valueless sixteenth section fund" created in the same way from the proceeds of the sale of sixteeuth sections usually regarded as practically worthless. From that source the State received in trust the sums of ninsty-sayen thousand and ninety-one dollars. On this the State navs six per cent, interest per annum aggregating five thousand eight hundred and twenty-five dollars. The constitution next directs that the income from "the surplue revenue fund, until it is called for by the United States government" shall likewise constitute a part of the general ecbool fund. That originated in this way: In 1836 there was a surplus revenue in the United States treasury of twenty-five million dollars and the Congress finding that this could not, consistently with the constitution, he distributed among the States, because it was in no sense s deht due by the United States to them, passed an act to distribute it among the States on the per capita basis but as a deposit to be returned to the United States whenever called for. Alabama received as its share six hundred and sixty-nine thousand and sightnesiz dollars which Alabama is obligated to return to the United States whenever called upon for it. Tho State pays four per cent, interest on this amount to the school fund, making twenty-six thousand seven hundred and sixty-three dollars, thus aggregating an interest upon these three items of about one hundred and forty-six thousand dollars per annum to the public school fund. The constitution then further directs that "the General Assembly shall provide by taxatlon or otherwise, * * * * not less than one hundred thousand dollars per annum * * * * * for the support and maintenance of the public schools." It also provides for raising money from other sources not now very fruitful, but under this last clause the General Assembly appriates three hundred and fifty thousand dollars per annum raised by general taxation, making in the aggregate near five thousand dollars per annum exclusive of the poll tax which the constitution directs shall be used for public purposes in the county where collected. If this poll tax be fully collected it would make the public school fund, annually appropriated and expended for public schools, about seven hundred and fifty thousand dollars.

I am of the opinion that if a specific rate of taxation—ago one or one and a half mills on the dollar of taxable property was separated from other State taxes—it would perhaps be more willingly paid by the people, as then they could see just how much they were paying for subcained purposes by direct taxation, and how much out of the general fund as interest upon the trust fund before numerated. You have already appropriated the aggregate amounts above indicated for the use of the guident control of the control

Now a question of some complication presunt itself in regard to the Normal schools. The several acts of the General Assembly establishing them provide for an appropriation annually out of the general school fund for their maintenance. The General Assembly passed an appropriation bill, approved December 13th, 1894, in pursuance of constitutional authority, and appropriation therein for the support of public schools jets amounts

above named. How can any prior law divert any portion of that appropriation from the public schools and apply it to the Normal schools. In order to do so it must be held that the Normal schools are public schools within the sense of the law and the meaning of the constitution. This is a question which has never been decided by our Supreme Court. Tust court said in the case of Elsberry vs. Seay in Vol. 83 Ala. Reports in construing Article XIII of the constitution that "The constitution intends, and the system must provide for, the location of schools in the various and different localities of the State. To this end, the sixteenth section fund was regarded a trust fund for local schools; and it was also provided that the annual poll tax shaff be applied to the support of the schools in the counties where it is levied and collected. Equality of benefit, embracing all the children, in whatever part of the State, is the fundamental and controlling principle, which must be maintained, if the constitutional requirements are observed * * * * * The intention is, that education in the same branches shall be equally accessible to all the children of the State."

It is farther said by the court that, "We do not doubt to power of the General Assembly to establish universities, or other institutions of learning, dutined from the public schools, and to make appropriations for this purpose, provided the constitutional majority is obtained; nor the power some properties of the power compose, provided the school is not thereby reduced below the initiatum sum faced by the constitution. But the legislature is unauthorized, by express or implied repeal, to disturb or destroy the equality of the approximents of the sum appropriated for public schools, and the sum appropriated for public schools, and the sum appropriated for public schools, and the sum of the sum o

The court further said in the same case: Normal schools are mentioned only in section 34 of article IV, which provides: "No appropriation shall be made to any charitable or educational institutions not under the abediate control of the state, other than normal schools established by law for the professional training of teachers for public schools, except by a vote of two-thirds of

all the gamblers elected to each house." This excluse merely axempts such achools, whether in existence at the time of the adoption of the constitution, or established thereafter, from the requirement that a two-thirds majority shall be requisite to make appropriations for their support. I does not serve to interpret article XIII of garded a part of the system of public schools, and adjuncts therefor, according to the provisions of the creating sents. "As to the constitutionality of these acts, coincided to the continuation of the creating sents." As to the constitutionality of these acts, coincided the continuation of the creating sents. "As to the constitutionality of these acts, coincided the continuation of the creating sent of the continuation of the creating sent of the continuation of the creating sent of the creating sent in the continuation of the continuation of the creating sent of the continuation of the continuation of the creating sent of the creating sent of the creating arises and its shall become or duty."

It is no argument to say that a normal school is open to all the children of the state of the educational age and is therefore a public school. It may be said with the same propriety that because the University and the Auburn college are open to all the young men of the state that they are therefore public schools. They are inaccessible to all, because of location at only two places and our public school system is founded on the idea of extending educational facilities to the children of every township of the state, and the constitution declares that it was intended to give them equal benefit from the puhlic school fund. Can that be said of the normal schools? There is no doubt, as the supreme court save, of the power of the legislature to establish normal schools for the training of teachers and to appropriate money for their support, but it is a matter of grave doubt whether any more of the public school fund than the due proportion for each of the pupils of school age and attending such schools can be appropriated therefor or applied

The state in its present financial condition is unable to increas the public school floud. In fact, the state is borrowing money, and paying six per ceft. interest thereon, to condition it to keep up the public school fund to as high a point as it was before the deficit in the reremovement. Under these circumstances, it seems to take any larger amount of the public school fund and anyly it to the normal schools than that which they are

now receiving. The thirty thousand dollars which they now receive out of the public school fund should not be increased. If it is done, it is diminution just to that extent of the money intended to be applied with perfect equality to the education of all the children of the state. Normal schools are a necessity, but like all other good institutions, they may be multiplied and fostered to too great an extent.

There are a greater number of teachers now asking for employment than there are schools to be taught by them. Tuition is free at the University and at Auburn and many of the young men educated at those two institutions offer their services as teachers in the public schools. In my opinion there are a greater number of normal echools in the state now than there is an absolute necessity for. I admit that there is a great inequality in the amount given to the two largest normal schools. The one at Florence receives \$7,500 per annum and, though a very excellent school, has a less number of graduates per annum than the school at Troy. One is well located in Northwest Alabama, and the other is conally well located in Southeast Alahama. The school at Troy is an excellent institution, and notwithstanding it has a greater number of pupils attending it than the one at Florence, Troy receives but three thousand dollars per annum of this public school fund. They should approximate equality in the amount of money received.

It has been the policy of the General Assembly for the last twenty years or more to aid and encourage schoole for the education of teachers. The schools at Fiorence and Troy are the largest of their kind in the state, and the latter having somewhat the advantage of the former In the numbers attending it, should be placed more nearly on equality with it in respect to the benefit conferred by legislation. The respective amounts appropriated to these two schools are greatly disproportionate. and as the amount of public school funds now given for the maintenance of normal schools should not be increased, it seems equitable to reduce the amount given to Florence and increase the appropriation for Troy to at least the extent of the reduction.

But in any event inasmuch as the General Assembly passed an appropriation bill at the present session making provision for the public achools, without any mention of the normal schools as sharing therein, I active that a bill be now passed declaring what parts of the publie school final shall be pand for the maintenance of all the said normal schools, white and colored. With the facts before you, and the amounts given by special set to each of such schools, I have no doubt but that you will make a fair, equitable and reasonable appropriation on the property of the school shall have. Laying the facts before you ends my dury in the premises.

SCHOOL BOOKS.

I have received many complaints from county superintendents, and parties who take a deep interest in the success of our common school system, of the great variety of books required by different teachers and thus involving the parents of the children attending the schools in unnecessary expense for school books. I recommend that a law he passed providing the hest means and proper instrumentalities for selecting and adopting a uniform system or series of text-books to be used in all the public schools of the state, or the right may be given to each county. In framing such a law you should be careful to prevent monopoly and extertion on the part of the book-sellers, but I have no doubt of the practicability. utility and economy of such a system. There is nothing which should awaken greater interest in the people and calls for more careful consideration by our legislators than that of fostering and encouraging public school edmeation

IMPROVE THE METHODS OF TEACHING.

There is a marked difference in the old and the new style of teaching. A medium between them would perhans be the best.

One half of the first assaion of our higher schools is largely expended in preparations for a display at commencement. It would be more fruitful of good results if pupils, on such occasions, were required to read compositions, or deliver speeches, if at 2), which are in fact original, rather than to read or speak these composed by older heads. Why should all the boys and young men be trained orstorn. Would not the time of a large maniparty of them be better speat can unabsenation, seggraphly, which are more useful to the man of business than to a display of orstordal powers? Throis much need of reform in the scholastic methods now in vogue. Let the rather than for display are and something useful.

A greater number of industrial schools should be established. Our agricultural schools are more famous for the number of professionals they graduate than of farinars, mechanics and business men. A greater number of industrial schools are needed in which the young of both sexes may be taught how to work in the most approved and skillful manner, as well as to be familiar.

with books, painting and music,

Too many are now being educated for a professional career or merely to be shaining lights in society. No one can be in a more deployable condition than the young can be in a more deployable condition than the young the state of the state o

THE GIRL'S SCHOOL.

The Industrial School for girls now about to be organlzed is a step in the right direction, hut the law should be amended.

That part of it which provides for free board as well as traition of one pupil from each congressional district and the modes of selection should be stricken out, and in the administration of the school every facility possible should be employed to make the board and expenses of attending the school as little apossible; hut no ambitanting the school as little apossible; hut no ambitance of the school as little apossible; hut no ambitance of the school as little apossible; hut no ambitance of the school as little apossible; hut on a minimum of the school as little apossible; hut on a minimum of the school as little apossible; hut on a minimum of the school as little apossible; hut of the school as little apossib

school is necessary. It is more in need than some of our

THE CONSTITUTION.

An acurate knowledge and proper appreciation of our enumber American systems of government can only be obtained through a study of the Constitutions, State and Federal.

Many of the adults—thousands of our voters are grossly ignorant of our fundamental law. I advise that the Constitutions be made a branch of study in our public schools.

These Constitutions should be a part of a school history of our State, arranged with questions and answers. The children could, in this way, also be made familiar with the history of our State. Nothing will inspire in them a greater love of home and country. Do not fear that such learning will increase the number of politicians of the kind we now have. It will strike terror into the ordinary demagogues, with whom the whole of polities is simply office-getting, without regard to qualification or fitness. It will give an accurate idea of the true objects and grand purposes of our Democratic systems of government. The girls, as well as the boys, should be taught our constitutional systems of government, for while they do not and ought not to vote they exercise a wonderful influence over those who do, and they are equally interested in good government and

LIABILITIES OF THE STATE INDEPENDENT OF THE BONDED DEBT.

which it is understood the State owes that institution, viz:...

I have already called your attention to the

equally canable of understanding it.

Thus the State owes these two institutions

300,000,00 553,500.00 It owes to the schools on account of the sixteenth section trust fund...... 1,991,770.00

Money deposited with the State by the United States government in 1836 and subject to be called for at any time and on which the State pays 4 per cent interest which goes to the sup-

port of our public schools \$ 669,086.00

THE BONDED DEBT

	Bonds at ixed by la yet be in	
hereto, to-wit	Annual Interest.	
n in respect t	Amount of Issue.	
l provisu		
as ionews, oggener will the constitutional provision in respect thereto, to-wit:	non.	
ogetner with	DESCRIPT	
as lonows,		

uthor-tw may

· NOTE THE COLUMN	GLASS A (CONEULE.)	issued 1st July, 1876, under act approved 23d February, 1876; due 1st July, 1896; Interest payable somi-annual. Iy, isd January and 1st July in New York; bearing in-lerest—	1876 to 1881, 5 years, 2 per cent.

3001 to 7254 and Nos. 7256 to 7438 \$718,500.

, and \$100 bonds to their

7255 for \$100 was lost in transit to Jao. S.

569

			570	
Fords atthor- ized by law may yet be issued.			18,000.00	
Annual Interest.			28,906.00	
Amount of Issue.			678,000.00	
Весыттом.	Manning, New York, and No. 7438 was issued to him under act approved February 18,1891.	CLASS B.	The Abstitution for board issued or State endorsoment by rationals, 44 flow per mind. The rationals, 45 flow per mind. The rationals are per mind.	(In exchange for endorsed bonds of Alabama & Chatta- noogs Railrood.) Laund under savel 25 Perbrury, 1876, and dated 1st January, 1876, bearing interest payable 1st January and 1st July in New York, press years—1876 to 1881,

Dand. - without

Description.	Amount of Issue.	Annual Interest.	Bonds author- ized by law may yet be resued.
2 per cent; thereafter, 25 years, 1881 to 1906, 4 per cent. ### 1,000. Nos. 1 to 777 and Nos. 785 to 970, the intervening 7 bear sissed 280 Nosember, 1878, were taken up and cascelled in payment of unishing coupons.	963,006.00	38,520.00	30,000.00
Four Par Cent. Funding Bonds.			
(In redemption of six per cont. bonds.) the six of the	954,000.008	38,160.00	
Total \$9,289,400.60\$ 377,756.00\$ 243,609,00	9,289,400.00\$	377,756.00	\$ 243,609.00

ABTICLE XI OF THE CONSTITUTION.

"\$ 3. After the ratification of this Constitution, no debt shall be created against or incurred by this State, or its authority, except to repel invasion or suppress insurrection, and then only by a concurrence of two-thirds of the members of each house of the general assembly, and the vote shall be taken by yoas and nave and entered on the journals; and any act creating or incurring any new debt against the State, except as herein provided for, shall be absolutely void; Provided, The Governor may be authorized to negotiate temporary loans, never to exceed one hundred thousand dollars, to meet deficisncies in the treasury; and until the same is paid, no new loan shall be negotiated : Provided further. That this section shall not be so constructed as to prevent the issuance of bonds in adjustment of existing State indebtedness."

The foregoing statement shows that the bonded deht of the state aggregates nine million, two hundred and ninety-nine thousand and four hundred dollars, upon which the state pays in interest three hundred and seventy-seven thousand, seven hundred and fifty-six dollars every year. On January 1st, 1896, the class A bonds will go up to 5 per cent., which will increase the annual interest payable on the debt sixty-eight thousand and forty-four dollars, thus making four hundred and fortyfive thousand, eight hundred dollars, to be raised by taxes every year, and paid out for interest on this class of the state's indebtedness,

There are two hundred and forty-three thousand, six hundred dollars in the aggregate, of these different classes of bonds which may yet be issued in exchange for old ones which have not been presented for that purpose.

Twenty years is the greatest longth of time allowed to bring suit on any klnd of claims. The state has already extended to holders of the old bonds sighteen and a half years to exchange for the new. I recommend that a statute of limitations be passed limiting the time within which the exchange may be made to twenty years. The bonds not presented for exchange, within that time, it is fair to presume, have been lost, or are held by those who refuse to accept the terms of settlement given to other creditors. I desire the credit and honor of the state, at all times, be maintained without the slightest deviation. The settlement of 1876 was made when the state's credit was broken down and completely paralyzed by reckless legalisation and administration. This state was utterly unable to offer its criditors and peters forms and the credit of the complete of the complete of the state of the complete of the complete of the state in the the state in the properties, since which the credit of the state in the state of the complete of the complete of its boulde are worth a pramium. All of them except the 4 per cost last issued, mattern July 1st, 1906. The

fours in 1920.
This general seasonly at the seedon of 1822-5 passed. This general seasonly at the seedon of 1822-5 passed. This general season of our bonds into a single class, so been not accessing 4 per cent, and to ran not longer than fifty years. But said act made no appropriation, or other provision, to paying the expenses incident heterob, and hence my little the season of the provision of the provision of the provision. The provision of the provision of the state of the provision of the prov

But the holder of a bond bearing 5 per cent interest would not exchange it for one bearing one per cent lessmerely in consideration of its having a longer period to run before maturity. Some additional inducement would have to be offered. The state might saws from fifty to seventy-fro thousand dollars a year by an oxchange on this basis.

Your law should also provide that its bonds be subject to call for redemption fatrs ten or twenty years, but that the first issued and exchanged, or sold for exchange, should be the last called, and the last exchanged, or sold therefor, should be first called. This would aid the exchange.

The value of a selventbond in the markets of the world is measured first, by the length of time it has to run, secondly by the vate of interest it bears, and thirdly, by the kind of money in which it is payable. In the United States it makes no difference whether it is payable in gold, alver or paper, because they are all maintained on parity with each other. But in Europe our paper money will not circulate, nor will our silver, except at its bullion value.

We want to do the best we can for the state, and I am clearly of opinion that if you authorize the new bonds to be made payable in gold, that they can be sold in London at par, and probably as a small promium, if made to bear only 8° per cent. and probably at 3, which would save the tax payers of the state about one bundred and forty thousand dollars every year. Why not try it?

The gold is as easily obtained as paper or silver, and while the gold craze is on one side of us and the silver craze is on the other, why not take advantage of it for our people? It is my duty to state facts, and to recommend whatever measure I believe to be to the real benefit of the people. I therefore recommend this legislation, although some crank may call me a "gold bug" for it. I am a bi-metalist-I am in favor of both gold and silver, the money of the constitution and of final redemption. But our state has no jurisdiction over the question of coinage or fixing the standard of value. That belongs to congress. I take the risk of being misrepresented and recommend a measure that will, if adopted, lift a burden off the shoulders of our tax payers of at least one hundred and forty thousand dollars a year. A bill will be presented for your consideration.

A SINKING PUND LAW.

Whatever else may be done with the state debt, I recommend that a sinking fund law be enacted for its gradual extinction. A state, like an individual, should strive to got out of debt and, while it exist, to pay as low a rate of interest on it as possible. In proportion as the debt is extinguished the somi-annual payments of interest diminish and the credit of the state strengishens.

anterest similates, and the create of the state strengthens. Under the improved methods of assessment of taxes, which I hope to see adopted, I believe that the state will soon make up the existing deficit in the revonues and produce a surplus. If this should result, invest a small amount of that every year in the sinking fund and only good can come of it to our people.

W.W. C. OATES, Governor.

GOVERNOR'S MESSAGE.

The governor's message just read was referred to the education committee, and 250 copies were ordered printed.

REPORT OF JUDICIARY COMMITTEE.

The judiciary committee having considered the governor's message and accompanying papers in reference to a reward offered by the governor for the arrest of the person who assaulted and maimed one Philyaw and wife, report the following resolution:

Resolved, That the papers accompanying said message be returned to the governor for his information with the recommendation that he pay said Stallworth four butdred dollars in full satisfaction of the reward offered in said proclamation, that sum heing in the opinion of the committee the sum offered in the governor's proclamation and is reasonable for the services performed.

On motion of Mr. Brooks H. 555 was re-committed to a committee consisting of the members from Mobile. 8, 84. To establish the Hayne school district in

s. 64. To establish the Hayne school district in Lowndes county, Was amended, read a third time at length and passed

—yeas 61, nays 0.

Yeas:
Messrs, Speaker, Bessley, Besson, Brooks, Brown of Concoult, Brown of Russell, Burks, Burrs, Calborn, Grandell, Brown of Russell, Burks, Burrs, Calborn, Fisheling, Flenting, Fister, Ford, Forman, Franklin, Fuller, Fullon, Gains, Gibbons, Graves, Harris, Hoarn, Jackson, Jinks, Kally, Kenndy, Knigh, Kyle, Langley, Mastin, Mayfield, Mesdows, Juhan, Milli, McClusty, McGrewer, Roton, Sendrough, Smith of Autusiga, Smith of Sutler, Smith of Greson, Taylor, Tuck, Ward, Witton, Williams of Bullet, Williams of Henry—61.

On motion of Mr. Knight the vote by which the house concurred in senate amendment to,

n. 103. To amend an act entitled an act to incorpor-

ate the Alabama Baptist Colored Normal and Theolog-

ical School, and all amendments thereto,

Was reconsidered and amendments non-concurred in, and committee of conference requested. Committee on part of the house, Messrs. Knight, Brown of Russell, and Dale.

H. 403. To change the time of making application under tha provisions of 'ma act for the relief of needy confederate soldiers and sailors, residents of Alabama, who from wounds or other cause are now unable to make a livelihood, and for the widows of such as were killed or died in said war, and have not since re-married, approved February 13, 1891.

Substitute adopted, and the bill was read a third

time at length and passed—yeas 61, nays 0. Yeas:

Mesers. Speaker, Barron, Bellinger, Brooks, Brown of Conseulth, Brown of Russell, Burks, Burns, Galboun, Cameron, Cole, Cook of Talladega, Cook of Wilcox, Dile, Fletcher, Forman, Franklin, Fuller, Fullon, Galard, Gal-Fetcher, Forman, Franklin, Fuller, Fullon, Galard, Galfetcher, Forman, Franklin, Fuller, Pilotto, Galard, Gal-Kelly, Kennedy, Killebrew, Maples, Mastin, Mayfield, Mills, Moore, McCorrey, McGuero, O'Brien, O'th, Falton, Perry, Rabb, Rand, Roach, Robbins, Roblinson, Smith of Buller, Smith of Greene, Smith of Moller, Smith of Buller, Smith of Greene, Smith of Moller, Taylor, Tuck, Turner, Ward, Wheeless, Whitton, Williams of Henry—51.

n. 343. To prohibit the sale or giving away of alcoholic, spirituous, vincoas or malt liquors in Henry, Dalo, and Geneva countles within five miles of the Dothan High School in Henry county, except it be within the limits of police inrisdiction.

Was read a third time at length and passed-yeas 58, navs 1.

Yeas:

Mesars. Speaker, Banks, Beasley, Beeson, Boykin, Brooks, Brown of Russell, Burks, Burns, Galhoun, Cole, Coleman, Cook of Talladege, Dale, Davis, Deans, Ewing, Fleming, Ford, Forman, Franklin, Fuller, Fulton, Gibbons, Grant, Graves, Harris, Jackson, John, Kelly, Killebrew, Knight, Kyle, Langley, Mastin, Mayfield, Meador, Meadows, Montgomery, McGusky, McGury, McQueen, 'Ott, Perry, Rabb, Rand, Rosch, Robbins, Robinson, Rowe, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Tack, Wheeless, Wilhams of Bullock, Williams of Henry—58. Nav:

Mr. Hill-1.

n. 326. To amend section one of an act entitled an act to empower the governor of Alabama to re-convey to the United States a certain tract of land upon conditions described in this act, approved February 28, 1889.

Was read a third time at longth and passed—yeas 56,

nays 0.

Yoas:
Messra. Speaker, Banks, Boasley, Besson, Brown of
Russell, Burks, Calbuan, Camoron, Cole. Coleman,
Porman, Franklin, Fuller, Fullon, Gains, Gwein, Gibbons, Graves, Hearn, Jackson, John, Kelly, Kennedy,
Kaight, Langley, Lipscomb, Massin, Mayifeld, Meadows, Mahan, Mills, Mxon, McGlusky, McGorvey, Ott.
Perry, Fravell, Rosch, Robbins, Bobliston, Smith of
Tuck, Turner, Wheeles, Whitten, Willett, Williams of
Bullock, Williams of Henry—Sol.

n. 529. To prohibit obtaining property by false pretenses under contract for performance of act or service in the counties of Lowndes, Wilcox, Monroe and Hale.

The bill was so amended so as to include the countles of Sumter, Tusesloosa, Bullock, Dallas, Montgomery, Lamar, Barbour, Madison, Colbert and Marengo in its, overations.

And the bill was read a third time at length and passed—yeas 42, nays 39.

Ycas:

Massrs, Barron, Bason, Brooks, Burns, Comeron, Coleman, Gook of Wilcox, Dale, Pavis, Fleming, Heecher, Feller, Fulson, Graves, Hill, Jinks, John, Knigist, Kyle, Lipsconn, Maples, Mayleid, Mahan, Monstomery, McClusky, McQueen, Ott, Pinton, Perry, Proveill, Rand, Robinson, Rogers, Rowe, Serows, Seale, Smith of Autaugas, Smith of Greene, Smith of Mobile, Tuck, Turner, Whitten, Williams of Henry-exp.

marning.

Mosers Speaker, Banks, Beasley, Bellinger, Boykin, Brown of Conecuh, Brown of Russoll, Burks, Cathoun, Camp, Cole, Cook of Talladega, Ewing, Fielding, Franklin, Gains, Gibbous, Grant, Harris, Hearn, Jackson, Kelly, Killebrew, Langley, Mastin, Meadows, Mills, Mixon, Rabb, Reaves, Robbins, Savage, Scarborough, Smith of Butler, Summers, Taylor, Ward, Wheeless, Williams of Bullock-39.

Mr. Maples moved to reconsider the vote by which the bill was passed, and to lay that motion on the tablo.

The motion was lost.

The question recurring upon the motion to reconsider the vote by which the bill was passed,

Mr. Cameron moved to indefinitely postpone the consideration of the question. Mr. Kelly moved to lay Mr. Cameron's motion on the

table, and the motion was carried. Mr. Knight moved that the further consideration of

the motion of Mr. Maples to reconsider be postponed till to-morrow morning. Mr. Kelly moved to lay Mr. Knight's motion on the

table, and Mr. Kelly's motion was lost. Mr. Hill moved to amend Mr. Knight's motion so as

to postpone till to-morrow afternoon, And the bouse adjourned till 10 o'clock to-morrow

THIRTIETH DAY.

HOUSE OF REPRESENTATIVES. JANUARY 24, 1895.

House met pursuant to adjournment. Prayer by Rsy. Mr. Roper of the city. A quorum was present.

REVISION OF JOURNAL.

The committee on the revision of the journal, reported the journal of vesterday in all respects correct.

UNPINISHÉD BUSINESS.

Mr. Whitten made a motion to indefinitely postpone the consideration of the motion made by Mr, hill on yesterday to postnone until 4 o'clock this afternoon the consideration of the motion herotofore made by Mr. Maples. Mr. Kelly moved to table Mr. Whitten's motion,

Carried The question then recurred upon Mr. Hill's motion to

postpone Mr. Willett's motion to table Mr. Hill's motion, and Mr. Willett's motion provailed.

Mr. Forman demanded the previous question, which was ordered, and the house refused to reconsider the vote by which the bill n. 529 was passed on vesterday.

SPECIAL ORDER.

The house proceeded with the regular order which was the consideration of

H. 301. To confirm the incorporation and organization of the "Bank of Selma," and to grant it additional powers,

And the bill, was read a third time at length, and lost-yeas 5, nays 72. Yeas:

Messrs. Burns, Camp, Graham, Rahb and Tuck.

Messrs, Speaker, Banks, Barron, Beasley, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Cole Coleman, Cook of Taliadega, Cook of Wilcox, Curtis, Dale, Davis, Dean, Ellis, Ewing, Fielding, Fletcher, Forman, Franklin, Fuller, Fulton, Gibbons, Grant, Graves, Harris, Hearn, Jackson, John, Kennedy, Killobrew, Knight, Kyle, Langley, Manning, Mastin, Mayfield, Meadows, Mahan, Mills, Montgomery, Moore, McClusky, Ott, Patton, Perry, Rand, Roach, Robbins, Robinson, Rowe, Routon, Savage, Scarborough. Scrsws, Smith of Autauga, Smith of But-Ier, Smith of Greene, Taylor, Turner, Ward, Whoeless, Whitten, Willett, Williams of Bullock, Williams of Honry-72.

Mr. Brown of Russell, moved to reconsider the vote by which the bill was lost.

Mr. Knight moved to table Mr. Brown's motion, and Mr. Knight's motion prevailed.

MESSAGE FROM THE SENATE.

Mr Speaker:

The senate has orginated and passed the following hill:

s. 21. To provide for holding elections for the adoptlan of stock law in Cleburne county, and to provide for carrying it into effect when it shall be adopted:

s. 128. To provide a penalty against any county court judge, or judge of any county court for failure to hold court, and to provide how much penalty shall be enforced:

s. 188. To repeal sections nine and ten of an act of the General Assembly of Alabama, approved February 19th, 1883, and entitled an act to incorporate the Brenville Water Supply Company;

s. 198. To amend sections two and three of an act entitled an act to regulate Mobile harbor, approved Febru-

ary 28th, 1889; s. 199. To amend sections six, eleven, fifteen, twenty-

one, twenty-five, thirty-four, forty and fifty-one, of an act entitled "an act to amend an act entitled an act to incorporate the port of Mobile, and to provide for the government thereof, approved December 10th, 1886;" s. 225. To establish the Pintlala School District in

Lowndes county:

And has amended as therein shown, and as amended, has passed the house bill

n. 98. To prevent the sale, exchange and buying of

seed cotton in Perry county, and of seed cotton produced in said county : p. 351 To amend section three (3) of an act entitled

an act "To define and prescribe a lawful fence in certain portions of the county of Madison, approved February

And has adopted joint resolution, herewith scut, Relieving the secretary of state from liability for books used by members of the general assembly, and receipted. for to him by the door-keepers of the two houses.

And has originated and passed the following bill :

s. 201. To fix the time of holding the chancery courts in the counties of Monroe and Perry.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once, and referred to the committees, as follows:

Local legislation, s. 21; Judiciary, s. 128, 201;

Corporations, s. 188, 198;

Education, s. 225; Special committee consisting of the delogation from Mobile, s. 199;

Rules, s. s. referred to in above message,

And the house concurred in the senate amondments to n. 98. To provent the sale, exchange and buying of seed cotton in Porry county, and of seed cotton produced in said county.

Yeas 67, nays 0.

Yoas:
Messrs. Spanker, Beasley, Berson, Bellinger, Bovkir,
Brooks, Brown of Concenh, Brown of Tansell, Barker,
Brooks, Brown of Concenh, Brown of Tansell, Barker,
Cook of Wilcox, Curtis, Dale, Davis, Deans, Farge,
Fleming, Fletchor, Ford, Franklin, Fulton, Gains, Ging,
Fleming, Fletchor, Ford, Franklin, Fulton, Gains, Ging,
Fleming, Fletchor, Ford, Franklin, Fulton,
Kunght, Langley, Manning, Maples, Mestin, Maybild,
Kunght, Langley, Manning, Maples, Mestin, Meybild,
Corvey, Ott, Perry, Frowell, Radaf, Roach, Robinson,
Rogers, Rowe, Bouton, Sauford, Savage, Scarborough,
Smith of Astanga, Smith of Buller, Summers, Langler,
Turner, Wheeless, Whitton, Williams of BulLook, Manning, Manning,

II. 351. To amend section 3 of an act entitled an set to define and prescribe a lawful fonce in certain portions of the county of Madison, approved February 28, 1889, Yeas 62, navs 0.

Yoas:

Messrs. Speaker, Banks, Beasley, Bellinger, Boykin,

Brown of Russell, Burks, Calhoun, Cameron, Cole, Coliman, Cook of Talladega, Cook of Wilcox, Curris, Davis, Deans, Ellis, Ewing, Fielding, Fletcher, Ford, Forman, Franklin, Fielder, Fatlon, Gibbons, Grant, Graves, Haarn, Jackson, Jinks, Kennedy, Killebrew, Knight, Handys, Lipscomb, Maples, Mastin, Mandows, Mahan, Mixon, Moore, McClasky, Otc, Perry, Rabb, Roach, Rohisson, Rogers, Rowe, Sandha, Savage, Sexthorough, Whoeless, Willess, Smith of Modile, Raylor, Tuck, Ward, Whoeless, Willess, Williams of Bullock, Williams of Bentra—Q2.

The house having under consideration H. 165. To prescribe the manner of election of the

recorder of the city of Montgomery, Mr. Clark moved to table the bill, which was carried. Yeas 38, navs 36.

Yeas;

Mesars. Speaker, Barron, Besson, Brooks, Camp, Coleman, Cook of Talladega, Swing, Fielding, Fleming, Fletcher, Franklin, Fulton, Grant, Hill, Jackson, John, Kennady, Langley, Mayileld, Msadows, Mahan, Ott, Patton, Perry, Mand, Rosch, Robinson, Rows, Scarbovough, Smith of Greene, Summers, Tock, Turner, Swillent, Williams of Bulbeck, Wilhams of Heny—SWillent, Williams of Bulbeck, Wilhams of Nays:

Messrs. Boykin, Brown of Concenh, Brown of Russell, Burks, Burns, Cathoun, Cameron, Cole, Cook of Willers, Curtis, Dale, Davis, Gilbons, Graves, Jinks, Kelly, Kill, Lebrew, Knigle, Maples, Massin, Meddor, Mixon, Moore, McClusky, McCorrey, Prowelf, Rabb, Robbins, Routon, Sanford, Serwes, Seale, Smith of Butler, Smith of Mobile, Taylor, Word—36.

RESOLUTIONS.

The resolution offered by Mr. Killebrew to recall from the governor house bill 479 and requesting the presiding officers to erase their signatures therefrom, was adopted.

INTRODUCTION OF BILLS.

On a call of the counties bills were introduced, sever-

ally read one time and referred to appropriate commit-

By Mr. Bellinger-

n. 828. To establish a separate school district to be known as the Summit School District in Blount county, Education;

By Mr. Jinks-

n. 827. To define what municipal corporations are cities, what towns and what are villages,

By Mr. Kelly-

by Mr. Reiny—

8. 828. To prevent the double prosecution and punishment in the courts of this state of pursons who have

statement in the courts of this state of pursons who have

recorder or acting recorder of any incorporated towns or

cities in this state, and to prescribe the duty of such

mayor, recorder, or acting recorder, in cases where per
sons are brought before them on a charge which is made

a foliony under the laws of this state,

Judiciary; Also, H. 829. To it

H. 829. To incorporate the Security Banking & Loan Company of Birmingham, Alabama,

Corporations; By Mr. Ewing-

n. 830. To authorize the commissioners courts of Cherokee, Etowah and DeKalb counties to levy a tax for working the public roads of said counties and to let out said roads by contract.

Public roads and highways;

By Mr. Hearne-H. S31. To amend section 58 of the code,

Appropriations;

Also, 1.832. To amend section 97 (86) of the code, Appropriations;

Also, n. 833. To amend section 118 (194) of the code,

n. 833. To amend section 118 (194) of the cod Appropriations; Also.

H. 834. To repeal section 3177 (3432) of the code, Privileges and elections; Also, H. 885. To amend section 128 (110) of the code, Appropriations;

Also, n. 836. To amend section 59 of the code, Appropriations:

Also, 11.837. To amend section 946 of the code, Appropriations:

Also, H. 838. To amend section 99 (88) of the code,

Appropriations; Also,

n. 839. To amend section 136 of the code, Appropriations; Also.

н. 840. To amend section 66 of the code, Appropriations;

Also, н. 841. To amend section 58 of the code,

Appropriations;

и. 842. To amend section 132 of the code, Appropriations;

Also, 11. 848. To amend section 86 (75) of the code, Appropriations:

Also, H. 844. For the relief of Tony Horn of Choctaw coun-

Appropriations;
By Mr. Mixon—

u. 845. To create and establish Keyton School Dissrict in Coffee county, Alabama, Education;

By Mr. Rand, by request-

n. 846. To prevent hunting on the inclosed land of another without the written consent of the owner or his agent or party in possession in that portion of Colbert county north of townships four and five,

Local legislation; By Mr. Burns—

и. 847. To amend section one of an act entitled an

act to establish a court of county revenues for Dallas county, approved February 18, 1876,

Judiciary; By Mr. Ellis-

H. 848. To prohibit the manufacture of vinous, splittuous or mat liquous or other insolvacturing beverages within one mile of the M. E. church at the village of Elmore, in Elmore county, and to prohibit she sale, giving away or otherwise disposing of vinous, splittuous or mati liquous or other intoxicating bevorages within four miles of said church.

Temperance;
Also, with notice and proof.

H. 849. To relieve M. D. Still of Elmore county Alabama, of the disabilities of non-age,

Judiciary; By Mr. Beeson-

H. 850. To establish a separate school district in Etowah county, in Alabama, to be known as Aurora School District and to define the boundaries thereof, Education:

By Mr. Savage-

n, 851. To exempt from road duty township trustees in the county of Fayette, Education;

By Mr. Mills-

n. 852. To amend an act to incorporate the town of Eunola, in Geneva county, Corporations:

Also.

H. 853. 'To amend an act entitled an act to incorporste the town of Geneva, in Geneva county, approved March the 4, 1875, Corporations;

Also,

H. 854. To establish a separate school district for the town of Geneva, Education:

By Mr. Knight-

H. 865. To amend section 3775 of the code of Alabama, in relation to carrying concealed weapons, Judiciary:

Also,

H. 856. To make repairs on the capitol building, for furniture in the public rooms, and for work on the capitol grounds.

Appropriations:

By Mr. Ward-

H. 857. To amend section 2 and 3 of an act entitled an act to incorporate the town of Abbeville, in the county of Henry, approved February 8, 1872,

Corporations;

By Mr. Rosch, with notice and proof u. 858. To change the name of Charles Preston Farr to that of Charles Preston Gullatt,

Judiciary; By Mr. Lipscomb-

H. 859 To amend sub-division 1 of section 18 of an act entitled an act to establish a new charter for the city of Bessemer, approved February 21, 1593.

Corporations;

By Mr. Fulton, by request,

n. 860. To amend section 2 of an act entitled an act to make further provisions for the duties of coroner, and the costs of coroners inquests, approved February 28, 1887, so far as same relates to Jefferson county,

Revision of laws; By Mr. Linscomb-

H. 861. To change, define and establish the line between the counties of Jefferson and Walker,

Counties and county boundaries;

By Mr. Montgomery-

Jofferson delegation; By Mr. Ott-

H. 863. To regulate the issuing of certificates to teach in the public schools in the state of Alabama, Education:

By Mr. Jackson—

R. 864. For the relief of Claude E. Crittenden, a minor.

Judiciary;

By Mr. Whitten—

II. 865. To establish a new charter for the town of Hayneville.

Corporations;

Also,

H. 866. To repeal an act entitled an act to define the corporate limits of the rown of Havneville and for other purposes, approved February 9, 1852.

Corporations;

11. 867. To repeal an act entitled an act to incorporate the town of Hayneville, approved December 15, 1831, Corporations;

Also, n. 863. To repeal an act appproved December 16, 1845, entitled an act to amend an act to incorporate the town of Hayneville, approved December 15, 1831,

Corporations; Also, H. 869. To repeal an act to provide for holding an election for mayor and aldermen in the town of Hayne-

ville in Lowndes county, in this state, approved February 19, 1873,

Corporations; Also, R. 870. To repeal an act to incorporate town of Lowndesboro in Lowndes county and to amend the charter of Hayneville, approved February 20, 1866, so far as the same applies or relates to Hayneville,

Corporations; By Mr. Fletcher-

H. 871. To establish a new charter for the city of Huntsville.

Corporations; By Mr. Robinson—

By Mr. Robinson—

H. 872. To authorize the city of Mobile to build or
otherwise acquire a system of water works and operate
the same.

Corporations; By Mr. Davls-

u. 873. To consolidate and adjust the bonded debt of the state of Alabama,

Ways and means; Also.

н, 874. To amend section 2083 of the Code of 1886, Judiciary;

By Mr. Serews-

и. 875. To authorize the Van Kirk Land and Construction Company to borrow money and secure its payment.

Corporations :

By Mr. Sanford, (by request)—
R. 876. To charter the Farmers Mutual Live Stock
Insurance Association of Alabama,

Corporations;

By Mr. Mahan, (with petition)—
u. 877. To locate permanently the seat of justice or
county site of Morgan. Alabama.

Privileges and elections; By Mr. Fleming—

n. 878. To amend an act eatitled an act for the relief of needy Confederate Soldiers and Sailors, residents of Alabama, approved February 13, 1891, Appropriations:

By Mr. Seale, (by request)—

n. 879. To record judgments rendered in courts of Justices of the Peace and to declare such judgments a lien on property from the time of record, Judiciary:

By Mr. Camp (with notice and proof)-

H. 880. Providing for the payment of the costs in certain cases where defendants were convicted of felonies in the city court of Talladega, and after serving part of their respective terms in the penitentiary were released, Judiciary.

Also,

n. 881. To require Insurance Companies doing business in this state, to file a statement of their condition, with the Secretary of State, to require the Secretary of State to file the same in his office and to require such company to publish a copy thereof in some daily newspaper in the state at least fire times and to require such company to pay for such publication,

Banking and insurance; Also,

21. 882. To fix the liabilities of persons, firms, companies, corporations and associations insuring property against loss by fire, water, storm, or other casualty in certain cases.

Corporations;

By Mr. Cook of Talladega-

n. 883. To amend section four of an act to incorporate the city of Syllacauga, approved February 26, 1887.

Cornerations;

By Mr. Mayfield-

n. 884. To amend an act to Incorporate the city of Tuskniloosa, approved March 12th, 1873, by the addition of the following to be numbered section 102, in reference to the levying, assessment and collection of taxes on porsonal and real property by the mayor and aldermen of the city of Tusknilossa, and the sale of the same for the payment of any taxes and costs due said city.

Judiciary;

Also, B, 885. To incorporate the town of West Blocton in the county of Bibb and state of Alabama,

Corporations; By Mr. Gains (by request)-

H. 886 To amend the charter of the town of Carbon Hill in Walker county, Alabama.

Corporations; By Mr. Turner—

H. 887. To amend section 2056 of the Code of Alabama, in relation to additional bonds of Sheriffs and Coroners.

Revision of laws; By Mr. John-

by St. Solice and addormen of Birmingham to issue bonds of said city to take up, canci, fund and retire the outstanding bonded indebtedness of said city, to establish a Reformatory and work farm in Jefferson county and to purchase and establish in the city of Birmingham a Police and Electric Alarm Systom.

Corporations;

n. 889. To require Rail Roads to be fenced or to pay for all live stock killed on the track thereof where not fenced,

Judiciary;

n. 890. To define the powers and duties of the board

of police commissioners of Birmingham, Alabama, and to regulate the police department of said city and provide for the appointment of such commissioners,

Corporations;

H. 891. To regulate the practice in the courts of law in this state, Judiciary:

By Mr. Montgomery-

H. 892. To amend section 2 of an act entitled an act to constitute the town of Warrior a separate school district, approved February 17, 1885.

Education; By Mr. Hill-

y 83. To regulate the holding of lands in the State of Alabama by aliens or by any firm, company or corporation a majority of whose property or stock is held and hone fide owned by an alien or aliens.

Judiciary; By Mr. Clark (by request with notice and proof)-

If the present week from running at large at the following seriors in Goos sounts commencing at the N.W. corner of Sec. 15, T. 22, R. 19, running north to Scoopaby creek thence N. E. along said creek to the line of Socopaby beat, thence south along the beat line of Socopaby on Greek beat, to the Landradale beat, thence along Landerdale and Crews beats line to commencing point.

Local Legislation;

By Mr. Knight, by request— M. 895. To authorize C. L. James, the guardian of Amanda James, a lunatic, and widow of James James, decessed, to coursey the right of dower of said Amanda James in certain lands, without order of court, Revision of laws.

BILLS ON SECOND READING.

The chairmen of the several committees, reported favorably on the following bills:

8. 186. To authorize a grantee of real or personal property held adversely to sue therefor in his own name, (With amendment); H. 703. To amend section two (2) of an act entitled "an act to create a new charter for the city of Florence, Alabama," approved February 28th, 1889;

u. 639. To establish a charter for the town of Pollard,

Alabama; II. 683. To amend subdivisions 4 of section 3, 3 sec-

tion 4, 58 of section 5, 59 of section 5, 5 of section 9 and section 10 of an act entitled an act "to establish a now charter for the town of Dothan, in Henry county," approved Dec. 10th, 1890;

н. 822. To amend an act to amend section 141 of the code of Alabama, approved Dec. 12, 1892, (with amendment);

H. 798. To provide for an election in the various precincts in the county of Talladega, on the subject of stock running at large in said precincts in said county;

H. 799. To amend sections one and two of an act to establish partial stock law districts in Talladega county, approved Feruary 21, 1887, and all acts amendatory of said sections of said act;

H. 676. To amend an act entitled an act to better provide for keeping up the public roads of Escambia county, which became a law February 15th, 1893;

H. 746. For the relief of S. W. McDowell;
H. 690. To limit the criminal jurisdiction of justices

or the peace and notaries public, with the powers of justices of the peace, in precincts twenty-one (21) and shirty-seven (37) in Jofferson county, and in all the wards of the city of Birmingham; 3, 684. To repeal an act "to authorize the board of

mayor and aldermen of the town of Dothan to negotiate a loan for the purpose of improving, grading and draining the streets, arenues and alloys of said town, establishing water works, fire department, electric light plant and the payment of the town's indobtedness, and for other various improvements of said town," approved February 18th, 1891;

H 281. To provide for the appointment of county solicitors, their duties, fees and term of office, to fill vacancies in the office and the appointment of county solicitors pro tem and their fees, (With appendments)

H. 708. To allow justices of the pence and notaries

public ex-officio justices of the peace to go bail except in cases tried, or to be tred, before them in Lowndes county;

H. 709. To provide for the appointment of four inspectors of the public roads in Lowndes county, and to define the duties and powers of such inspectors;

H. 710. To give justices of the peace and notaries

public, ex-officio justices of the peace exclusive original jurisdiction in the county of Lowudes, to try persons charged with a violation of the criminal law relating to public roads in all cases where they now have jurisdic-

tion to try such cases;

- II. 713. To amend section one of an act entitled an act to amend section 2 of an acte entitled an act to amend section 1 and 12 of an act entitled en act to regulate when a section 1 and 12 of an act entitled en act to regulate act act entitled an act to regulate the planting and taking of oxysters in the waters of this state, approved because 12 of the 1 act of 1 a
- n. 704. To prevent in certain cases the sale, exchange and transportation of cotton in the seed in the county of Lee, and of cotton in the seed produced in said county;

п. 765. 'Го create a separate school district in the town of Brewton, Alabama, to define its boundaries and provide for the maintenance of schools therein:

provide for the maintenance of schools therein;

R. 663. To establish a separate school district to be known as Hulaco school district in Cullman county,

Alabama; н. 748. To incorporate the Anniaton Hose Company,

No. 4, located in the city of Anniston, Calhoun county, Alabama;

H. 605. To authorize the Montgomery Shooting Club to borrow money, and to execute a mortgage on their property to secure the payment thereof or any other debt contracted by it:

H. 707. To amend section 1397 (1631) of the code of

1886, as to the county of Lowndes;

H. 706. To amend section 1396 (1630) of the code of 1886, as to the county of Lowndes;

H. 826. To create the northern chancery disvision and provide for the appointment of a chancellor thereof and fix the times of holding chancery courts therein; H: 727. For the relief the representative of Gaylord B. Clark, deceased:

и. 689. To establish an inferior court of criminal jurisdiction in the city of Birmingham, define its powers and provide for the election of a judge and appointment of a clerk thereof.

(With amendments);

и. 693. To amend sections 3739, 4306 of the code of Alabama:

H. 691. To provide for making a jury roll for and to regulate the drawing of grand and petit juries of Jefferson county. Alabama:

H. 559. To amend section 1 and 2 of an act to regulate the sale of real estate in the city of Montgomery. Alabama, for unpaid taxes assessed for municipal pur-

poses, approved February 10, 1887; H. 454. To amend section 1836 of the code of Alu-

bama: H. 367. For the relief of the Philadelphia Mortgage

and Trust Company, of Philadelphia, Pa., and the British and American Mortgage Company, limited, of London. England: II. 685. To create a separate school district in Henry.

county, to be known as Briar Creek School District and to define the boundaries thereof: H. 773. For the relief of S. W. Chadwick, registrar

of Hale county, for services rendered.

H. 682. To authorize the board of mayor and aldermen of the town of Dothan to issue and negotiate bouds

of said town to an amount not exceeding twenty thousand dollars for the establishing and maintaining water works, fire department, improving the streets of said town and for paying off the indebtedness of the town .

The above and foregoing bills, were severally read a second time, and placed on the calendar.

REPORT OF COMMITTEE ON ENROLLED BILLS. Mr. Speaker:

The committee on enrolled bills report the following bills correctly enrolled:

H. 94. To amend an act to provide for the appointment of an official stenographer for the circuit and chancery courts in the county of Mobile, and the city court of the city of Mobile, and to define his duties and regulate his compensation, approved February 12th, 1879;

late his compensation, approved February 12th, 1879; H. 393. To incorporate the Etowah Male and Female Institute in Etowah county, Alabama;

n. 439. For the improvement of the public roads in

Bullock county; n. 474. To incorporate the Eufaula District Academy of the M. E. Church South.

J. H. Montgomery, Chairman

SIGNING BILLS.

The speaker of the honse in the presence of the house, immediately after their titles had been publicly read by the clerk, signed the hills whose titles are set forth in the foregoing report of committee on enrolled hills.

AFTERNOON SESSION.

H. 552 was re-committed to the committee on temperance.

BILLS ON THIRD READING.

s. 30. To regulate and prescribe the manner of electing the county commissioners of Bibb county,

Was read a third time at langth and lost—yeas 24,

Was read a third time at langth and lost—yeas 22 navs 40. Yeas:

Mesars, Barron, Boykin, Brooks, Brown of Russell, Burns, Dale, Davis, Fletcher, Grant, John, Kelly, Lipscomb, Mayfeld, Montgomery, Moore, Patton, Prowell, Robinsori, Smith of Autauga, Smith of Butler, Smith of Mobile, Tuck, Turner, Williams of Henry—24.

Nays: Messrs, Speaker, Banks, Beasley, Brown of Conecuh, Burks, Calhoun, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Deans, Ellis, Ewing, Forman, Franklin, Fullor, Gains, Gibbons, Graves, Harris, Hearn, Jackson, Killebrew, Kyle, Langley, Mauning. Mastin, Meadows, Mahan, Mills, Mixon, McClusky, Robbins, Routon, Suramers, Taylor, Ward, Wheeless, Williams of Bullock-40.

H. 379. To establish and define the corporate limits of the city of Gadeden, approved February 18th, 1891, Was amended, read a third time at length and passed

-yeas 54, navs 0,

Yeas: Messrs. Banks, Barron, Beasley, Bosson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Cole, Cook of Wilsox, Davis, Ewing, Fielding, Fleming, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Jackson, Kelly, Kennedy, Killebrew, Langley, Manning, Mastin, Mayfield, Meadows, Mills, Moore, McClusky, Ott. Patton, Rabb, Rand, Robinson, Routon, Savage, Scarborough, Summers, Taylor, Tuck, Wheeless, Williams of Bullock, Williams of Henry-54. H. 333. To amend section 533 of the code,

Was read a third time at length and passed-yeas 55, navs 0.

Yeas:

Messrs, Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Conecub, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Curtis, Dale, Davis, Deans, Fielding, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Langley, Maples, Mastin, Mondows, Mahan, Mixon, Moore, McCorvey, Ott, Patton, Perry, Rabb, Rand, Roach, Robinson, Rowe, Routon, Sanford, Savage, Smith of Autauga, Smith of Greens, Tuck, Ward, Williams of Bullock, Williams of Henry-55. H, 545. To regulate the fine and forfeiture fund of

Barbour county.

A substitute was adopted with title as follows: To regulate the fine and forfeiture fund of Barbour county, and the disposal of moneys arising from fines forfeitures and convict labor;

And the bill was read a third time, at length, and

passed-yeas 52, nays 0.

Yeas:

Massers, Beasley, Besson, Bellinger, Brooks, Brown of Conecuh, Burks, Burns, Calhoun, Camp, Colsman, Cook of Tulladega, Cook of Wilcox, Curtis. Dale, Davis. Fielding, Fletcher, Ford, Forman, Franklin, Fuller, Gswin, Gibbons, Graves, Jackson, Jinks, Kelly, Langley, Maples, Mayfield, Meador, Mahan, Mills, Mixon, Montgomery, Moore, McClusky, Patton, Prowell, Rabb, Raud, Reaves, Roach, Robinson, Sanford, Savage, Scarborough, Smith of Butler, Smith of Greeno, Smith of Mobile, Turner, Williams of Bullock-52.

H. 674. To provide the ways and means to establish. open, improve, work, and keep in good condition the

public roads in Dallas county,

Was read a third time, at longth, and passed-yeas 52. navs 0.

Yeas .

Messrs, Barron, Beeson, Bellinger, Boykin, Brooks, Brown of Russell, Burks, Burns, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Dale, Davis, Fielding, Fleicher, Forman, Franklin, Fuller, Fulton, Gibbons, Graves, Hill, Jackson, Kennedy, Langley, Manning, Maples, Mayfield, Meadows, Mills, Moore, McClusky, McCorvey, Patton, Perry, Prowell, Rabb, Rand, Roach, Robinson, Rowe, Routon, Seale, Smith of Antauga, Smith of Greene, Smith of Mobile, Summers, Taylor, Tack, Williams of Bullock, Williams of Henry-52. n. 485. To appropriate the sum of eleven hundred

and sixty-three 20-100 dollars, to pay for expenses of legislative assembly of 1892 and 1893.

A substitute was adopted with title as follows:

To appropriate the sum of eleven bundred and sixtythree dollars and twenty cents to most the deficiency in the appropriation for per diem and mileage of members. officers and employees of the General Assembly at the se-sion of 1892-93, and to ratify the action of the Auditor and Treasurer in paying out the same;

And the bill was read a third time, at length, and passsd-yeas 54, navs 0.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Bosson, Bellinger, Boykin, Brooks, Brown of Russell, Burks, Camsron, Camp, Cole, Coleman, Cook of Talladega, Dale, Daris, Ewing, Fledding, Fleming, Franklin, Fuller, Fulton, Gibbons, Graham, Grant, Graves, Hill, Jinks, Kelly, Kennedy, Mayfield, Meadews, Mills, Menigomery, Moore, McGlusky, McGorvey, Patton, Perry, Frowell, Rand, Robitsson, Routon, Sarage, Smith of Autaga, Smith of Butler, Smith of Greene, Summers, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry—54.

H. 386. Te refund to P. W. Chastang the sum of eighty dollars being purchase money for cartain land beretofore erronously sold him by the state.

Was read a third time, at length, and passed-year 50,

nays 0. Yeas:

Messes. Barron, Bensley, Beeson, Bellinger, Boykin, Bruns, Gaboun, Camenouh, Brwns at Russell, Burks, Burns, Calboun, Cameron, Camp, Coleman, Cook of Talladega, Dole, Ewing, Felding, Flening, Fletcher, Ferman, Franklin, Fuller, Fullon, Gibbons, Grant, Hearn, Hill, Kelly, Kennedy, Maples, Mastin, Mayfield, Mendows, Mahan, Mixon, Moore, McCorrey, McQueen, Patton, Provedl, Rabb, Beach, Robbins, Robbinson, Rogers, Rowe, Provedl, Rabb, Beach, Robbins, Robbinson, Rogers, Stowen, Cameno, Smith et Mehller, Tayler, Tuck, Turner, Ward, Wittler, Williams of Bullock-Cameno, Smith et Mehller, Tayler, Tuck, Turner, Ward, Whitter, Williams of Bullock-Cameno, Smith et Mehller, Tuyler, Tuck, Turner, Ward, Whitter, Williams of Bullock-Cameno, Smith et Mehller, Tuyler, Tuck, Turner, Ward, Whitter, Williams of Bullock-Cameno, Smith et Mehller, Smith et al., Smith

H. 564. Te establish a separate school district to be known as the Crane Hill school district in Culturan

county, Alabama,

Was read a third time, at length, and passed—yeas 53, navs 0.

Yeas:

Mesers, Banke, Beasley, Beesoo, Beilinger, Boykin, Brooks, Bwon of Geneenh, Brown of Russell, Barks, Burns, Calboun, Camorou, Camp, Coloman, Cock of Burns, Calboun, Camorou, Camp, Coloman, Cock of Eving, Friends, Flooder, Forder, Jacks, Barks, Barks, Cander, General Carlon, Graham, Grant, Graves, Harris, Kelly, Kounde, Killibrew, Maples, Mustin, Mesdowa, Mahan, Misson, Ott, Ferry, Frowell, Rathb, Keaves, Reach, Rob-Mooro, Childer, Sanghan, Grant, Graves, Harris, Reach, Rob-Mooro, Childer, Servey, Seels, Smith of Austraga, Scarbovoul, Servey, Seels, Smith of Austraga, and Butler, Smith of Greens, Smith of Mobile, Tuck, Ward, Wheelsey, Williams of Bullock—33.

H. 449. For the relief of the sureties of R. A. Tompkins, late tax collector of Franklin county,

ams, iste tax conector of Frankin county

Was read a third time at length, and passed-yeas 53,

nays 0. . Ysas:

Meazer, Banka, Barron, Beasley, Beeson, Bellinger, Brooks, Brown of Conecuh, Brown of Gustell, Burks, Burns, Calhonu, Cameron, Camp, Coloman, Cook of Tana, Frankin, Fuller, Futton, Gibbon, Grane, Grava, Frankin, Fuller, Futton, Gibbon, Granhon, Grank, Graves, Hearn, Kelly, Kennedy, Kulght, Lipscomb, Maples, Masth, Mahan, Mills, Moore, McClusky, Ott, Patton, Ferry, Rogers, Loyer, Truck, Ward, Whitem, Williams of Bellock, Williams of Henry-Rogers, Loyer, State of the Control of the C

M. 336. To provide a clerk for the county court of

Clarke county and to regulate his fees.

A substitute, with the same title was adopted, and was read a third time at length, and passed—yeas 53, nays 0.

Yeas:
Messri. Banks, Barron, Beasley, Beeson, Bellinger,
Boykin, Brooks, Brown of Russell, Burks, Calhuno,
Cameron, Cole, Goleman, Coulou,
Gameron, Cole, Goleman, Coulou,
Grander, Grander, Grander,
Franklin, Fuller, Fulton, Gains, Gibbons, Graham,
Franklin, Fuller, Fulton, Gains, Gibbons, Graham,
Franklin, Fuller, Fulton, Gains, Gibbons, Graham,
Franklin, Fuller, MacClosky, McGorvey, Ott,
Fation, Perry, Rabb, Robbinse, Robinson, Rogors, Bowe,
Routon, Scarborough, Smith of Auleuga, Smith of the
Routon, Scarborough, Smith of Auleuga, Smith of the
Routon, Scarborough, Smith of Auleuga, Smith of the
Routon, Scarborough, Smith of Smith of the Cole of

1886, Was read a third time at length and passed—yeas 43,

nays 10. Yens:

Mesers, Besson, Bellinger, Boykin, Brooks, Brown of Russell, Burks, Calbum, Cameron, Cook of Talladege, Cook of Wilcox, Dale, Davis, Ellis, Fielding, Floscher, Gibbons, Grans, Craves, Herart, Illil, Kelly, Kright, Langley, Lapscomb, Masshin, Meador, Mandows, McCorwy, Pathan, Devis Core, Standard, Marchael Standard, Pathana Charles, Calburgh, Calburgh, Calburgh, Sinish of Greene, Smith of Mobile, Tuck, Turner, Williams of Henry—43. Nays;

Messrs. Beasley, Burns, Cole, Coleman, Franklin, Fuller, Maples, Smith of Autsuga, Summers, Whitten, -10.

H. 562. To amond sections one, two, five, eight, eleven and fourteen of an act entitled an act to ratify and confirm the organization of the Tredegar Mineral Railroad and to confirm and amend the charter thereof, approved Fobruary 21st, 1893.

Was read a third time, at length; and passed-year 59.

navs 0. Yeas:

Messrs, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Curtis, Dale, Davis, Ewing, Fleming, Fletcher, Forman, Fuller, Fulton, Gewin, Gibbons, Grant, Graves, Harris, Kelly, Kennedy, Knight, Mayfield, Meadows, Mahan, Mills, Mixon, Montgomery, McClusky, McCorvey, McQueen, Ott, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robinson, Rogers, Rowe, Scarborough, Smith of Autsuga, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Ward, Williams

of Bullock, Williams of Henry—59.

H. 384. To better prevent the commission of trespass

upon lands in Wilcox county, Alabama,

Was read a third time, at length, and passed-yeas 56, pays 1.

Yeas:

Messrs. Barron, Beaseley, Beeson, Bellinger, Boykin, Brooks, Brown of Conscub, Brown of Russell, Burns, Calboun, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ewing, Fletcher, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Graham, Graves, Kelly, Knight, Maples, Mayfield, Meador, Moadows, Mahan, Mixon, McClusky, McCoryev, McQueen, Ott, Patton, Prowell, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Smith of Butler, Smith of Mobile, Tuck, Ward, Wheeless, Whitten, Willisms of Bullock-56. Nava:

Mr. Rabb.

And the house adjourned until to-morrow morning at 10 o'elock

THIRTY-FIRST DAY.

House of Representatives,

January 25, 1895.

The house met pursuant to adjournment. Prayer by Rev. Mr. Roper, of the city. A quorum was present.

REVISION OF JOURNAL

The committee on revision of the journal reported the journal of yesterday correct.

REPORT OF COMMITTEES.

The committee on rules reported favorably on the following resolution:

To authorize the committee on enrolled bills to employ a reading clerk, said cirk to bo required to work in the office of enrolling clerk when not employed by the committee, which was adopted and returned without recommendation.

Mr. Maples' resolution to refer all bill for relief of persons to a committee appointed by the speaker that the same may be consolidated into one bill, known as a sundry relief bill, Which was lost.

RESOLUTIONS.

By Mr. Kelly-

Revolved. That the doorkeeper be and is hereby Instructed to furnish the senate with fifty printed copies of house bill entitled an act to amend the revenue laws of the State of Alabama prepared and reported by the joint committee of the senate and house.

The rules were suspended and the resolution adopted,

REPORT OF COMMITTEE ON RULES.

The following resolutions, being favorably reported by the committee on rules were adopted: House joint resolution raising joint committee to redistrict the indicial circuits of the state:

House committee, Messrs. Mayfield, Davis and Willlams of Henry.

Also, Senate joint resolution relieving the secretary of state of liability for books delivered to members.

REPORT OF COMMITTEE ON ENGROSSED BILLS,

Mr. Speaker:

The committee on engrossed bills report the following bills correctly engrossed:

Nos. 255, 344, 354, 363, 369, 381, 400, 423, 440, 518, 47, 502, 579, 207, 296, 28, 623, 76, 264, 278, 403, 326, 343, 333, 379, 545, 562, 485, 323, 336, 449, 564, 384, 386, 301.

Chas. A. Whitten, Chairman.

LEAVE OF ABSENCE.

Was granted to Messrs. Manning and Reaves for one day, and to Mr. Perry indefinitely.

REPORT OF COMMITTEE ON ENBOLISD BILLS.

House of Representatives,

Mr. Speaker:
The committee on eurolled bills report the following

bills correctly enrolled:

n. 98. To prevent the sale, exchange and buying of seed cotton in Perry county and of seed cotton produced in said county:

H. 138. To incorporate the University School, sitnated at Clanton in the county of Chilton;

H. 243. To regulate and prescribe the manner of electing county commissioners of Porry county;

11. 851. To amend an act entitled an act to define and prescribe a lawful fence in certain portions of the county of Madison, approved February 25, 1889, as amended by section one of an act approved February 21st, 1893.

J. H. Mostrowary.

Chairman.

SIGNING BILLS.

The speaker of the house, in the presence of the house immediately after their titles had been publicly read by the clerk, signed the bills, whose titles are set forth in the foregoing report of the committee on annolled bills.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended as therein shown, and as

amended has passed the house bills, u. 478. To incorporate the town of Brantley, Crenshaw county:

H. 467. To incorporate Spring Lake College and to repeal an act incorporating Springville High School and an act to amend charter of Springville Educational Institute.

And has passed the following house bills:

H. 322. To provide for the election of a county superintendent of education of Sumter county;

H. 243. To regulate and prescribe the manner of electing county commissioners of Perry county; H. 107. To repeal an act entitled an act to regulate.

n. 107. To repeat an act entitled an act to regulate the pay of the judge of probate and clerk of the circuit court of Covington county for services ex-officio, approved January 28, 1891;

And has concurred in the house joint resolution requesting the governor to return to the house the house bill No. 479, and requesting the president of the senate and speaker of the house to erase their signatures from

the eaid bill;
And has originated and passed the following hills:

s. 143. To prescribe the cases where sworn answers may be required in chancery and to declare the effect thereof:

 To annul, abolish and discontinue the corporation of the town of Blountsville, Blount county;

s. 187. Prescribing additional duties for judges of probate courts in reference to keeping certain indexes, provided this bill shall not apply to the counties of Mobile. Perry and Bibb.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The senate bille just received, whose titles are set forth in the above and foregoing message, were savsrally read once and referred to the committees as follows:

Judiciary, s. 143, 187;

Corporations, e. 181;

And the house concurred in the senate amandments to. н. 478. To incorporate the town of Brantley, Cren-

shaw county:

Yeas 52, neys 0. Yoss:

Mesers. Beeson, Bovkin, Brown of Russell, Burks, Calhono, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ewing, Fielding, Forman, Franklin, Fuller, Gains, Gewig, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jackson, Junks, Kelly, Kennedy, Killebrew, Knight, Kyle, Maples, Mastin, Meadows, Mahan, Mills, McClusky, McCorvey, O'Brien, Perry, Prowell, Rand, Reaves, Robbins, Robinson, Sanford, Savage, Smith of Butler, Smith of Mobile, Taylor, Ward, Wheeless, Williams of Bullock-52.

Also to H 467. To incorporate Spring Lake Collega and to reneal an act incornerating Springville High School and an act to amend charter of Springvillo Educational Institute:

Yeas 56, nays 0. Yeas:

Messrs. Beasley, Beeson, Boykin, Brooke, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cole, Cook of Talladega, Cook of Wilcox, Dale, Davis, Dsans, Ellis, Ewing, Fielding, Fleming, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Ilarris, Heern, Kelly, Killsbrow, Langley, Manning, Mastin, Meadows, Mills, Mixon, McClusky, McCorvey, Rabb, Reaves, Robbies, Robbisson, Rogers, Routon, Sanford, Savege, Scerborough, Screwe, Smith of Butler, Summsrs, Taylor, Tuck, Turner, Whesless, Williams of Bullock-56.

INTRODUCTION OF BILLS.

On a call of the counties bills were introduced, sever-

ally read one time and referred to appropriate committees as follows:

By Mr. Smith of Autanga-

n. 896. To perpetuate the Unites States government surveys of lands in Autauga and Chilton counties,

Local legislation;

By Mr. Graves—

n. 8e7. To regulate the keeping of dogs in the counties of Barbour and Bussell,

Local legislation:

By Mr. Kelly—

n. 898. To establish a new charter for the city of Anniston, Corporations:

By Mr. Ewing-

H. 899. To create a separate school district in Cherokee county, Alabama, and to define the boundaries thereof, Education:

By Mr Hearn—

H. 900. To amend section 55 (54) of the code, Appropriations;

Also, H. 901. To amend section 54 (53) of the code,

Appropriations;

Also, n, 902. To amend 684 (580) of the code, Appropriations:

Also, H. 903. To amend section 757 (655, 668) of the code, Appropriations:

Also, n. 964 To amend section 949 of the code,

Appropriations;

н. 905. To repeal section 175 of the Code, Appropriations; Also.

 No. To repeal section 178 of the code, Military;

Also, H. 907. To amend section 51 (50) of the code, Appropriations:

Also,

II. 908. To amend section 53 (52) of the code, Appropriations; Also.

и. 909. To amend section 52 (51) of the code,

Appropriations,;

II. 910. To amend an act entitled an act to fix the amount of the pay of circuit solicitors and other solicitors who are paid by the state, approved February 21, 1892,

Appropriations; By Mr. Robbins-

n. 911. To provide for the extension of stock law in Coosa county.

Local legislation ;

Also, by request, H. 912. To establish a separate school district in Coosa county in this state,

Education;

By Mr. Killebrew—
11. 913. To incorporate the town of Charlton, in the county of Dale and state of Alabama,

Corporations:

By Mr. Graham—

R, 914. To exempt practicing dentists from jury duty

n. 914. To exempt practicing dentists from jury duty in all the counties in Alabama, Judiciary:

By Mr. Ellis-

n. 915. To refund to J. H. Williams, of Elmore county, the sum of eighty dollars, with interest, being purchase money of certain lands heretofore erronoously sold him by the state,

Appropriations;

H. 916. To relieve Annie B. Batcholor, Barah Batchelor and William T. Batchelor, minor children of William B. Batchelor, Jr., of Elmore county, from the disabilities of non-age,

Judiciary; By Mr. Knight-

m. 917. To create the town of Greensboro, Alahama, a separate school district, to incorporate the same and define its powers and duties and to provide for the maintenance and management of the public schools of said district.

Judiciary:

By Mr. Williams of Henry-

N. 918. To detach the county of Dale from the 23rd, and attach the same to the 24th state senatorial district, Privileges and elections; Also.

H. 919. To provide for contesting the election for Governor, Secretary of State, State Auditor, State Treasturer and Attorney General,

Privileges and elections;

By Mr. Maples— H. 920. To authorize Susan M. Daniel, a minor, to sell and convey her land, situated in Jackson county,

Revision of laws; By Mr. McQueen-

H. 921. To amend section 1386 of the code of Alabama of 1876,

Revision of laws;

By Mr. Ottn. 922. To regulate the sale of eleomargarine in the state of Alabama.

Public health: By Mr. Kennedy—

n. 923. To amend an act to amend subdivision 28 of section 629 of the code, approved December 13th, 1892, Revision of laws:

By Mr. John-

н. 924. To amend section 3612 (3918) of the code of Alabama, Judiciary;

Also, M. 925. To amend section 1120 and 1125 of the code of Alabama.

Commerce and common carriers;

H. 928. To amend an act entitled an act to create the tenth judicial current of the state of Alabama and to fix the time for holding court therein, and to provide for the appointment and election of a judge and solicitor for said circuit, approved December 12, 1888,

Judiciary;

Also.

Also, H. 927. To create the fourteenth judicial circuit of the state of Alabama, and to fix the time for holding court thorein and to provide for the appointment and election of a judge and solicitor for said circuit.

Judiciary; By Mr. Fielding, by request—

π, 928. For the better working the public reads in the county of Limestone, Alabama.

Public roads and highways,

By Mr. Davis-

n. 929. To repeal sub-divisions 31 and 34 of section 629 of the code, and also the repeal an act to amend sub-division 31 of section 629 of the code, approved December 19, 1899, Ways and means;

Also,

H. 930. To amend section 32 of the code,

Judiciary; By Mr. Coleman—

By Mr. Coleman.

H. 931. To authorize the sale of certain lands donated to the Northeast A'abama Agricultural Experiment Station and school at Albertville.

Agriculture;

By Mr. Brooks m. 932. To declare and vest in the incorporated cities and towns of this state a lien on real estate for delinquent taxes due thereon or by the owner thereof.

Ways and means;

By Mr. McCorvey— H. 933. To make an appropriation for the expense of an encampment of the Alabama State Troops for the years 1895 and 1896,

Appropriations;

By Mr. Forman, by request-

n. 934. To authorize and empower bonded constables in 8t. Clair county, Alabama, to execute all process directed to them by any lawful officer of said state in any predict other than the one for which they are elected or appointed where the office of constable in such other precinct is secant and to provide compensation therefor and defining their liability on their official bonds.

Revision of laws;

Also, by request,

n. 935. To prohibit the throwing or placing timber, stone, brush, saw-duet or other obstruction in Big Canoe Creek, In St. Clair county, or any of its tributaries,

Local legislation;

By Mr. Langley, by request, n. 938. To create a seperate school district of Daviston in beat 17, T. 24, R. 24, ln Tallapoosa county, Alabama,

Education;

By Mr. Mayfield— π 937. To incorporate the board of treestees of the Stillman Institute at Tuscalooss, Alabama, for training colored ministers of the gospel,

Education; By Mr. Patton-

by Mr. Patton.—

18. 938. To repeal an act entitled an act to provide for the election of a superintendent of education for the county of Tuskaloosa, and to define his duties, approved February 10, 1887. Education:

By Mr. Turner, with notice and proof-

H. 939. For the relief of Mrs. M. D. Clarke, of Washington county.

Revision of laws:

By Mr. Williams, of Bullock n. 940. To permit section 4197 to 4232 inclusive apply to Bullock county,

Judiciary ; By Mr. Lipscomb—

m. 941. To incorporate the Olivet Club,

Corporations; By Mr. Calhoun—

H. 942. To establish a branch agricultural experiment station and agricultural school at Jackson, Clarke county, Alahama, Agricultural:

Agricultural; By Mr. John—

н, 943. Regulating the business of pawn brokers in cities of the state of Alabama,

Judlciary;

Also, by request, H. 944. To provide for the signing of bills of exception by judges of circuit, city and criminal courts in this state where the same are agreed upon by the parties, Judiciary:

By Mr. Robinson-

By 917. Mountain.

It. 915. To authorize and require the auditor of the state of Alabama to reimburse Phelan B. Dorlan, sheriff of Mobile country, for expenses incurred and services rendered to the state, in the removal of George A. Pearce a fugitive from justice.

Appropriations;

By Mr. Scarborough-

x.º 946. To amend section ten (10) of an act entitled an act to prohibit the sale, glving away or otherwise disposing of spirituous, vinous or malt liquors or intoxicating buters or patent medicines having alcohol as a base in Calhoun county, approved December 7, 1886, Judiciavy.

By Mr. Mayfield-

n. 947. To authorize and empower the mayor and addermen of the city of Tuskaloose to issue and sell the bonds of said city in an amount not exceeding twenty thousand dollars, the proceeds thereof to be used for the purpose of paying off and satisfying the interest or process on which are the said that the contract of the purpose of paying off and satisfying the interest or one on the present outstanding bonds of said city, and for the purpose of paying the outstanding bonds of said city, and for the purpose of paying the outstanding does of said city.

Corporations;

Br Mr. Bellinger и. 948. To more permanently establish the line between the counties of Blount and Walker,

Counties and county boundaries;

By Mr. Dale-

n, 949. To provide for repairing and furnishing the capitol and improving the capitol grounds, Public buildings and institutions:

By Mr. Fulton, by request-

H. 950. To regulate and limit the charges hereafter to be made by railroad companies and steamboat operators in carrying freight and passengers wholly within the limits of the state of Alabama.

Commerce and common carriers;

By Mr. Kyle-

H. 951. To increase the number of aldermen in the

town of New Decatur in the county of Morgan, to eight; and to authorize the corporate authorities to fix within prescribed limits, the future terms of office of the aldermen of said town.

Local Legislation ;

Also,

n. 952. For the better protection of the lives of children, Judiciary;

By Mr. Lipscomb-

n. 953. For the protection of creditors, Judiciary;

BILLS ON SECOND READING.

The Chairman of the several committees, reported favorably on the following bills:

H. 287. To amend sections 2590 and 2591 of the code of Alabama.

(Without recommendation;)
H. 738. To provide for the disposition of commissions
allowed as solicitors fees on all forfeitures collected by

clerk or sheriff;

11. 671. To make the fees of bonded constables in the county of Covingson the same as sheriff's fees, when they

county of Covington the same as sheriff's fees, when they perform the same, or similar services;

H. 824. To prevent the keeping of open saloons in the

n. 788. To amend an act to prohibit the sale or giving away of spirituous, vinous or intoxicating liquors within two miles of the Methodist Episcopal Church, South, in the town of Citronelle, Alabama, approved March 4tl, 1875;

n. 776. To prohibit the sale, giving away, or otherwise disposing of spirituous, vinous or malt liquors, or intoxicating bitters or beverages in the State of Alabama, except within the limits of police jurisdiction of incorporated cities and towns.

n. 780. To prohibit she selling, giving away or otherwise disposing of alcoholic, vinous or malt liquors, or other intoxicating drinks or beverages, or fruits preserved in alcoholic liquors within one-half mile in avery direction from "Mash's Mill," in heat 6, in Crenshaw county, Alabama;

H. 692. To prevent the sale of vinous, spirituous or malt liquors to or by any woman, or in houses where single women board, lodge or live;

H. 643. To prohibit the sale or giving away of alcoholic, sprituous, vinous or malt liquors within three (3)

miles of Alags, in Henry county;

H. 578. To amend an set to provent hunting on land without written consent of the owner or his agent in Perry and Winston counties, approved Feb. 21st. 1893:

H. 261. To perpetuate the United States government

surveys in Chilton county:

H. 272. To encourage the cultivation of the grape, and other fruits in the counties of Lamar, Favette. Marion, Walker, Franklin, Jackson, Lee, Morgan, Coosa, Elmore, Tallapoosa, Bibb, Tuskaloosa and Etowah, With amendment:

H 419. To abolish the commissioners court of Conecuh county;

H. 420. To establish a Board of Revenue for Conecult county, and to define the powers and duties of said board of revenue; n. 677. For the relief of W. J. Ward of Geneva

county, Alabama.

H. 701. To join counts for buying, selling receiving or concealing or aiding in the concealment of stolen property knowing the same to have been stolen, with counts for burglary or grand larceny in different counts in the same indictment, without regard to the value of the property so bought, sold, received or concealed;

H. 821. To provide for the calling and holding of meetings of stockholders of railroad corporations in certain cases, and regulating the voting, the election of officers, and the transaction of other business at such meetings;

H. 867. To amend section 555 of the code;

H. 818. To limit the time within which the old bonds of the state may be exchanged for new bonds authorized by act approved February 23rd, 1876;

H. 740. To provide for the payment of certain claims of the sheriff of Talindega county, against the state; H. 739. To provide more efficient means of collecting

solicitors' fees in this state,

H. 456. To prevent stock from running at large in

beat, 4 and 8 in Elmore county, east of the Coosa river, and west of the Tallapoosa river;

H. 675. To provide for the re-surveying, designating and locating the line between the counties of Jackson and DeKalb.

With amendment:

u. 465. Tn amend sections 340, 341 and 342 of the

H. 723. To authorize incorporated cities and towns in this state to use the Myers Automatic Ballot Machine in municipal elections.

With amendment :

H. 717. To prohibit persons from secreting themselves on a railroad car or locomotive, with intent to ride without paying fare,

With amendment; H. 621. To authorize the court of county commissiners of Haie county, to issue bonds for the purpose of paying off and discharging the old bonds of said county, issued in aid of Selma, Marion and Memphis-Railroad Commany:

H. 792. To authorize the mayor and council of the town of Marion to erect and maintain waterworks in said town, to issue bonds for the purpose of erecting and maintaining said waterworks to an extent not exceeding thirty thousand dollars, and to make provision by deed of trues and the creating of a sinking fund for

the payment of said bonds;

n. 884. To amend an act to incorporate the city of Tuskaloosa, approved March 12th, 1873, by the addition of the following to be numbered section 101, in reference to the leveying, assessment and collection of taxes on personal and real property by the mayor and alderman, of the city of Tuskaloosa, and the sale of the same for the payment of any taxes and costs due said city;

п. 349. To amend an act entitled an act to amend aub-division 31 of section 629 of the code of Alabama,

approved February 16, 1894;

H. 764. To establish a separate school district to be known as district No. 3 in DeKalb county, Alabama; H. 763. To incorporate North Alabama College at

Fort Payne, DeKalb county, Alabama;

be known as the Oakman school district in Walker county:

H. 660. To incorporate the Oakman Male and Female

College in Walker county, Alabama; n. 769. To provide for the more efficient working of

the public roads in Greene county, and for the appointment of district road commissioners for Groone H. 783. To amend an act entitled an act for the pre-

servation of game animals and birds in the counties of Tuscaloosa and Calhoun, approved February the 27th, 1889, which was amended so as to apply to Tuscaloosa county, Crenshaw county, Lee county, and Calhonn county, approved February the 18th, 1891, so far as the same relates to Lee county;

st. 455. To prevent stock from running at large in beat eighteen, in Elmore county, west of the Coosa river:

H. 794. To amend section 6 of an act, approved December the 9th, 1890, entitled an act to prevent stock from running at large in Pike county, so as to read, as follows: H. 581. To fix the annual compensation of the judge

of probate, clerk of the circuit court and sheriff of Elmore county for ex-officio services;

H. 590. To prevent stock from running at large in precinct No. eleven, Hale county, Alabama, during certain seasons of the year.

s, 213. To relieve Maud W. Davidson of the disa-

bilities of non-age; s. 183. To require all foreign cornerations now engaged in or hereafter engaging in business in this state to pay a fee or licenso for the use of the state for the

privilege of engaging in such business; s, 206. To amend section 2346 of the code of Ala-

bama:

s. 128. To provide a penalty against any county court judge or judge of any county for failure to hold court and to prescribe how such penalty shall be enforced;

H. 894. To prevent stock from running at large in the following territory of Coosa county, commencing at the northwest corner of section 15, township 22, range 19, running north to Socapotoy Creek, thence northeast, along said creek to the line of Socapotoy beat; thence south along the line of Crowa and Socapotoy beats, then along line of Crews and Landsdale beat, to starting point;

a 21. To provide for holding elections for the adoption of stock law in Cleburne county, and to provide for carrying it into effect when it shall be adopted.

The above and foregoing bills, were severally read a second time, and placed on the calendar.

On motion of Mr. Clark, H. 215 was taken from an adverse report, and re-committed to the committee on revision of laws.

On motion of Mr. Meador, H. 515 was indefinitely postponed.

BILLS ON THIRD READING.

Mr. Maples moved to reconsider the vote by which s. 30. To regulate and prescribe the manner of electing the county commissioners of Bibb county, was lost. The previous question being ordered, the vote by

which the bill was lost on yesterday was reconsidered, and the bill Was read a third time, at length, and passed—yeas

46, nays 34.
Yeas:

Massra, Barron, Boykin, Brooks, Brown of Russall, Cole, Coleman, Gook of Tallsladge, Gook of Willoco, Curtia, Dale, Davis, Fleming, Fletcher, Gewin, Graham, Grant, Graves, Jinita, Jolin, Kelly, Kennedy, Knight, Lipscomb, Maples, Mayfield, Meadows, Montgomery, Moorn, McClasty, McCorrey, McQueen, O'Bein, Ott, Patton, Perry, Frowall, Rand, Rosah, Robinson, Scaborough, Servas, Smith of Autuaga, Smith of Grease, Sorough, Servas, Smith of Autuaga, Smith of Grease, Ballock, Michael March, Carlon, Carlon, Carlon, Carlon, Nava.

Says: Speaker, Banks, Beasley, Benson, Brown of Mesers, Speaker, Banks, Beasley, Benson, Brown of Chen, Coleman, Cook of Talladega, Cook of William and Coleman, Cook of Talladega, Cook of William and Coleman, Cook of Talladega, Cook of William and Cook of Talladega, Cook of William and Cook of Talladega, Cook of

Wbeeless-34.

u. 16. To amend section 1891 of the code of 1886, Was read a third time at length and passed—yess 53,

nays 0. Yeas:

Mears. Beson. Bellinger, Bovkin, Brown of Russell, Burks, Burs., Galboun, Cameron, Camp. Cole, Coleman, Coak of Tallsdegs, Curtis, Dale, Davis, Ellis, Sering, Fielding, Friender, Franchin, Cells, Sering, Fielding, Friender, Franchin, Cells, Michael Cameron, Camero

s. 180. To amond section one of "an act to regulate the taxation of insurance companies" approved February

1892,
 Was read a third time at length and passed—yeas 57,
 navs 0

Yeas:

Msssr. Barron, Bealsy, Bellinger, Boykin, Brown of Concent, Brown of Russell, Burks, Burns, Calboun, Cameron, Camp, Cook of Tulkelegs, Gutris, 1she, Daws, Denas, Ella, Filesher, Ford, Franklin, Faller, Futton, Gibbons, Grant, Graves, Hill, Holt, Jackson, Jinks, Kelly, Kennedy, Knight, Langley, Lipscomb, Maples, Massin, Meadows, Mills, Mixon, Moore, McCorrey, O'Brien, Rabb, Rand, Rosch, Rogers, Rowe, Sanford, Searthrough, Smith of Butter, Smith of Greene, Taylor, Ward, Wardesw, Willist, Williams of Bullock—57.

н. 273. To amend section 3091 (3496) of the code of

Alabams of 1886,

Was read a third time at length and lost—yeas, 19, nays 42. Yeas:

Messrs. Beason, Burns, Camp, Dale, Fleming, Fetcher, Fulion. Gibbons, Graham, Grant, Graves, Kylo, Meadows, O'Brien, Prowell, Rand, Rogers, Rowe, Turner—19.

Nays:

Messrs. Speaker, Barron, Bellinger, Boykin, Brown of Conecul, Brown of Russell, Cole, Coleman, Cook of Talladega, Curtis, Deans, Ellis, Ewing, Forman, Franklin, Fuller, Harris, Hearn, Hill, Jackson, Jinks, Kelly, Knight, Langley, Lipscomb, Maples, Mayfield, Meadows, Mills, Mixon, Ott, Perry, Rabb, Sanford, Smith of Autauga, Smith of Butler, Smith of Greene, Taylor, Turner, Wheeless, Willett.—42.

Mr. Willett moved to reconsider the vote by which the

bill was lost.

Mr. Fletcher moved to postpone the further consideration of the motion till to morrow morning at 11 o'clock, carried.

n. 85. To authorize the chancellor, judge or register

to require the complainant to give bond before a receiver is appointed,

Was read a third time at length and passed—yeas 50,

naya 1. Yeas:

Messer Speaker, Barron, Beasley, Beesson, Bollinger, Boykin, Brouks, Brewn of Russell, Burns, Gameron, Camp, Cole, Cook of Talladega, Cook of Wilsox, Curtia, Dale, Davis, Ellis, Eving, Fletcher, Forman, Franklin, Fuller, Fulton, Gams, Gibbons, Grant, Graves, Harris, Hearn, Kennedy, Killebrew, Kught, Kyle, Langley, Maples, Mastin, Meadows, McClusky, Paton, Prowell, Dolisson, Routon, Sanford, Smith of Autunga, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Ward, Williams of Bullock—50.

Nays: Mr. Rabb-1.

H. 238. To prevent the fighting of cocks or other hirds with gaffs or spurs, and to prevent the fighting of dogs, bulls, bears or other animals,

Was read a third time at length.

Mr. Mayfield moved to reconsider vote by which house bill 238 was ordered to a third reading, Carried.

Mr. Mayfield offered an amendment to strike out the word "spurs" and on motion the amendment was tabled.

Mr. Sanfor'd offered an amendment to exclude from the provisions of the bill the county of Montgomery and on motion Mr. Sanford's amendment was tabled. The previous question question being demanded.

The bill.

н. 238.

Was read a third time, at length, and passed-yeas 43, mays 16.

Yeas:

Messrs, Spoaker, Barron, Beasley, Besson, Bellinger, Boykin, Brooks, Burks, Cameron, Cole, Cook of Wilcox, Curtis, Dale, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gibbons, Graham, Grant, Graves, Hearn, Jackson, Jinks, Killebrew, Knight, Kyle, Langley, Maples, Mastin, Mayfield, Meador, Moore, McClusky, O'Brien, Ott, Perry, Rabb, Rand, Roach, Robinson, Rowe, Routon, Savage, Smith of Butler, Smith of Greene, Taylor, Ward, Wheeless, Williams of Bullock-43,

Nava:

Mesars, Brown of Russell, Burns, Camp, Cook of Talladega, Davis, Hill, Langley, Meadows, Patton, Prowell, Robbins, Rogers, Sanford, Tuck, Turner, Willett-16.

AFTERNOON SESSION.

BILLS ON THIRD READING.

H, 676. To amend an act entitled an act to better provide for keeping up the public roads of Escambia county. which became a law February 15, 1893,

Was read a third time, at length, and passed-yeas 58, nays 0.

Yeas:

Messrs. Banks, Beasloy, Beeson, Boykin, Brooks, Brown of Russell, Burns, Camp, Coleman, Cook of Wil-cox, Curtis, Dale, Davis, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Grant, Graves, Harris, Jackson, Jinks, Kelly, Kennedy, Killsbrow, Langley, Mastin, Moador, Moadows, Miron, Moore, McClusky, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Routon, Savage, Scarborough, Smith of Autauga, Smith of Greene, Taylor, Tuck, Wheeless, Whitten, Willett -58.

H. 618. To prevent the explosion of dynamite or other

explosive material in any of the waters of Bibb county, Alabama.

Was read a third time, at length, and passed—year 56, navs 0.

Yeas:

Messrs, Banks, Beasley, Beeson, Brown of Conccub. Burns, Camp, Cook of Talladega, Cook of Wilcox, Curtls, Dale, Ellis, Ewing, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gaine, Gibbons, Grant, Graves, Harris, Hearn, Jackson, Jinks, Kennedy, Killebrew, Knight, Langley, Lipscomb, Maples, Mastin, Meador, Mundows, Mills, Mixon, Moore, McClasky, Mc-Corvey, Ott, Patton, Perry, Prowell, Rabb, Reaves, Robbins, Robinson, Rogers, Routon, Scarborough, Smith of Autauga, Smith of Greene, Tuck, Ward, Wheeless-56,

H. 544. To regulate the granting of licenses to retail vinous or spirituous liquors in the town of Louisville, Barbour county.

Was read a third time, at length, and passed—yeas 52, navs 0.

Yeas:

Messrs. Beasley, Boykin, Brooks, Brown of Conecul, Brown of Russell, Calhoun, Camp, Coleman, Cook of Talladega, Curtis, Dale, Davis, Ellis, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gaine, Gibbons, Grant, Graves, Harris, Jackson, Kelly, Kennedy, Killobrow, Knight, Kyle, Langley, Maples, Mastin, Meadows, Mills, Mixon, Montgomery, Moore, McClasky, McQueen, Ott, Perry, Prowell, Rabb, Rand, Roach, Robinson, Scarborough, Smith of Autauga. Smith of Mobile, Tuck, Ward, Wheeless-52. M. 765. To create a separate school district in the

town of Brewton, Alabania, to define its boundaries and provide for the maintenance of schools therein,

Was read a third time, at length, and passed—yeas 58,

navs 0.

Yeas: Messrs. Banks, Barrou, Beasley, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burns, Camp, Cook of Talladega, Curtis, Dale, Davie. Deans, Ewling,

Fielding, Fleming, Fletcher, Ford, Franklin, Fuller, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Jackson, Kelly, Kennedy, Killebrew, Knlght, Langley, Maples, Meadows, Mills, Mixon, Montgomery, McClusky, McCorrey, McQueen, Patton, Perry, Rabb, Rand, Robins, Robinson, Rogers, Routon, Scarborough, Smith of Autauga, Smith of Mobile, Summers, Tuck, Wheeless, Whitton—50.

H. 773. For the relief of S. W. Chadwick, Registrar of Hale county, for services rendered,

Was read a third time, at length, and passed-yeas 52, nave 0.

Yoas:

Messa, Speaker, Banks, Barron, Beasley, Beeson, Brown of Concenh, Brown of Kussell, Burks, Burns, Cole, Coleman, Cock of Talladega, Cook of Wilcox, Courtis, Dulle, Emig, Fletcher, Ford, Forman, Frankin, Fulzon, Gibbons, Grant, Jinds, Rolly, Kennedy, Killebew, Knight, Kyel, Langley, Lilpecomio, Mestlin, Meadows, Montgomery, Moore, McClusky, McCorver, Ott, Patton, Perry, Provell, Rabb, Land, Rosen, Rodinson, Grants of Greene, Suith of Mobils, Tuck—52.

H. 217. To authorize the master and concellines of

the town of Brew on to issue bonds of said city for an amount not exceeding fifteen thousand dollars, for the purpose of building or purchasing suitable school building for the use of the residents thereof.

Was read a third time, at length, and passed—yeas 51, navs 9.

Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Boykin, Brewn of Goncebb, Brewn of Kussell, Burns, Galboun, Camp, Coleman, Cook of Wilcox, Cortis, Dale, Davis, Deass, Ewing, Fielding, Eleming, Fietcher, Forman, Fuller, Gibbone, Graham, Graves, Jackson, Kelly, Kondows, Moore, McClusky, McCorvey, Ott., Patton, Perry, Provell, Rabb, Rand, Roach, Robbins, Robinson, Rogers, Searborough, Smith of Butler, Smith of Groce, Smith of Module, Tuck, Turner, Ward, Wood-Gl.

Messrs. Cameron, Cole, Ford, Franklin, Grant, Hearn,

John, Maples and Wheeless-9.

n. 576. To levy a tax, state and county, on all peddlers of road carts, sewing machines, cooking stoves, watches, bed quilts, cloaks and balmorals, in the counties of Wilcox and Hale,

Was amended, read a third time, at length and passed

-yeas 46, nays 23.

Yeas: Speaker, Barron, Bessley, Beeson, Boykin, Brooks, Brown of Conceult, Burks, Burns, Calloun, Brooks, Bown of Conceult, Burks, Burns, Calloun, Cook, Dale, Ellis, Fleming, Flackher, Grant, Graves, Hearn, Jinks, John, Knight, Lengbey, Mesdor, Medan, Montgomery, Moor, McGlasky, O'Brien, Perry, Frowall, Rand, Robbins, Holmon, Rogens, Scarner, Marchael, Mandelle, Marchael, M

Nays.

Messrs, Brown of Russell, Coleman, Curtis, Davis,
Deans, Ewing, Forman, Fuller, Gewin, Graham, Jackson, Kelly, Kyle, Mastin, Mills, Mixon, McCorvey, Ott,
Patton, Rabb, Rosch, Savsge, Whitten—23.

MESSAGE FROM THE SEXATE.

Mr. Speaker:
The senste has concurred in the house amendment to
the senste bill.

s. 64. To establish the Hayne School District in

Lowndes county;
And has originated and passed the following bills

and ordered the same to be sent forthwith without engrossment:
s. 228. To regulate the practice and proceedings in

civil cases, in the circuit courts of Morgan and Madison counties; s, 229. To fix the time and regulate the holding of

s, 220. To fix the time and regulate the bounds of the courts in the eighth judicial circuit of the State of Alabama;

s. 233. To provide for the drawing of jurors for the May and November terms of the circuit court for the county of Madison for the year 1895;

county of Madison for the year 1895; a. 239. To amend section 2348 of the code;

s. 265. To confirm the incorporation of the Twickenham Club of Huntsville, Alabams, and to enlarge the powers and capacities of said club.

SENATE MESSAGE.

The senate hills just received, whose titles are set forth in the above and foregoing message, were severally read once, and referred to the committees, as follows:

Corporations, s. 265; Judiciary, s. 228, 229, 233, 239.

JOINT SESSION.

The hour of 4 o'clock having arrived the joint session

was called to order by president of the senate.

The object of the joint session being to hear addresses from a committee of the Cotton States and International

Exposition of Atlanta, Georgia.

Mr. Milner moved that a committee of three be appointed to invite said committee to the speakers stand to
address the general assembly, which was carried.

The president appointed Messrs. Milner, Rabb and Hundley as said committee. After able addresses by Messrs. Spaulding, Collier and

others, the president declared that the purpose for which said joint session was called having been accomplished, the joint session was dissolved, and the house proceeded to the regular order of husiness. On motion the honse adjourned till 10 o'clock a.m. to-

On motion the house adjourned till 10 o'clock a.m. tomorrow.

THIRTY-SECOND DAY.

House of Representatives,

January 26, 1895.

House met pursuant to adjournment, Prayer by Rev. Mr. Roper of the city, A quorum was present.

REVISION OF JOURNAL.

The committee on the revision of the journal, reported the journal of yesterday correct.

LEAVE OF ABSENCE.

Was granted to Mr. Whitten until Wednesday, to Mr. Jinks until Monday, Mr. Killebrew and Mr. Manning for one day.

On motion of Mr. Willett the vote by which

H. 273. To amend section 3091 (3496) of the code of Alabama, Was lost.

Was reconsidered, and the hill was read a third time at length and passed, yeas 58, nays 10. Yeas:

Messes. Speaker, Barron, Beasley, Beeson, Boykin, Brotals, Brown of Conseub, Brown of Russell, Burns, Calhons, Cameron, Camp, Cole, Coleman, Ocole of Taladegs, Cook of Wilescy, Jule, Jorsey, Frankin, Folion, Jackson, Cameron, Camp, Cole, Coleman, Oco of Taladegs, Cook of Wilescy, Jule, Jorsey, Frankin, Folion, Kaliph, Kengely, Kanghi, Kyle, Mastin, Mesdor, Mada, Miton, Moore, McCorvey, Frowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Rouch, Robbins, Robinson, Rogers, Rowe, Smith of Butler, Smith of Greene, Fuek, Turner, Ward, Williams of Messry, Wood—98.

Nays:
Messrs, Bellinger, Burks, Curtis, Deans, Ewing, Fuller, Hearn, Mayfield, Mills, Patton—10.
On motion of Mr. Meador the vote by which s. 180

was passed on yesterday, was reconsidered, and the hill, s 180, was tabled.

On motion of Mr. Meador the vote which u. 515 was indefinitely postponed, was reconsidered, and

H. 515. To amend section 1 of an act to regulate the taxation of insurance companies, approved February 20, 1893.

Was taken up.

Mr. Meador moved to amend by adding, "Provided,

that the provisions of this bill shall not be construed as spilying to any secret or benevolent society, such as Mawns, Odd Fellows, Knights of Pythias, Knights of Honor, Ancient Order of United Workmen, or orders of like kind.'

Carried, And the bill as amended was read a third time at length and passed—yeas 63, navs 4. Year:

Messrs, Speaker, Barron, Beasley, Beeson, Boykin, Brown of Russell, Burks, Burns, Cameron, Camp, Cole. Coleman. Cook of Talladega, Cook of Wilcox, Curtis, Davis, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fulton, Gains, Gibbous, Graham, Grant, Graves, Hearn, Jackson, Kelly, Kennedy, Knight, Maples, Mastin, Mayfield, Meador, Moadows, Mahan, Mills, Mixon, Montgomery, McClusky, McCorvey, O'Brien, Ott. Patton, Prowell, Roach, Robbins, Ragers, Rowe, Sanford, Savago, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Tuck, Ward, Wheeless, Williams of Bullock-63.

Navs: Messrs, Brooks, Fuller, Robinson, Smith of Mobile

The speaker announced assignments on committees as follows. For Mr. Wood of Macon, on revision of lawsin place of Mr. Dale, on appropriations in place of Mr. Keily. Mr. Speaker:

I have the honor to inform you that the following bills, which originated in the house, have been approved : 245, 210, 168, 73, 188, 497, 173, 158, 295, 474, 439, 392, 94.

Very respectfully, HARVEY E. JONES. Private Secretary.

January 26th, 1895.

The following resolutions were offered and referred to the committee on Rules; · By Mr. Hearn-

Whereas, There has been several bills jutroduced in this house to regulate electione;

Therefore, Be it resolved by the House, the Senate concurring, That a committee of five, three from the house and two from the senate, be appointed, whose business it shall be to draft one election bill from all the bills that have been introduced. The above committee to consist of three democrats and two populists.

And Mr. Hearn moved to suspend the rules and put

the resolution on its passage.

Mr. Davis moved to table Mr. Hearn's motion, and the yeas and nays being ordered, Mr. Davis' motion was lost.

Yeas 28, nays 47.

Yeas:

Messra, Speaker, Barron, Boykin, Brooks, Brown of Russell, Camp, Curis, Dale, Davis, Fleming, Fletcher, Gewin, Gibbons, Graut, Graves, Knight, Moore, McCorvey, Ott., Patton, Robinson, Seale, Smith of Greene, Smith of Mobile, Willett, Williams of Bullock, Williams of Henry, Wood—28.

Navs:

Mesere, Banks, Beasley, Breson, Bellinger, Brown of Conneub, Barks, Burns, Canneron, Cole, Codo of Talladaga, Cook of Wilcox, Deans, Ellis, Ewing, Fielding, Ford, Forman, Franklin, Fuller, Gains, Grabam, Harres, Hearts, Jackson, John, Lengley, Lipscomb, Mapbes, Masth, Mydfald, Meador, Nacobows, Mahan, Milk, Mixon, Medican, Rabin Land, Herres, Rabbins, Bandord, Sari-Corner, Wilcomer, Manday, Smith of Butter, Tuck, Turner, Wheeless—43.

And Mr. Hearn's motion to suspend the rules was lost.

By Mr. Cole-

Risolved/That the Governor be and he is breeby requested to furnet be this house all correspondence relating to the use of the state troops in the countries of Jefferson, Walker and Bibb during the months of June, July and sincurred for the use of the military during the encampment of the state troops in the country of Jefferson, sudtheir services during the months of June, July, and August 1894 in the countes of Jefferson, Bibb and Walker; also a statement in detail of such supplies or moneys, the asymptotic properties of the supplies or moneys by any individual or ecoporation.

Resolved further, That the Governor be and is horeby requested to furnish to this house a copy of all correspondence if there be any, botween the state authorities and any individual or corporation with reference to the protection of property by use of the state troops in the counties of Jefferson, Bibb, and Walker during the year

1894.

Resolved further, That such sums of money as were

paid to or for the use of the state troops on the occasion of the inauguration of Gov. W. C. Oates be added to the information herein called for:

By Mr. Jackson-

Resolved. That, the committee on rules he and they are hereby instructed to make a report upon resolution No. 705 offered by Mr. Jackson of Lee, on the 22 day of January, 1895, immediately after the completion of the call of counties on Monday next Mr. Jackson moved that the rules be suspended, and

that the resolution be put immediately on its passage, Mr. Willett moved that Mr. Jackson's motionbe tabled,

and the yeas and nays being ordered, Mr. Willett's motion was carried-yeas 47, nays 31.

Yeas:

Messrs. Speaker, Barron, Brooks, Brown of Russell. Burns, Camp, Cook of Wilcox, Curtis, Davis, Fleming, Fletcher, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Hill, Killehrew, Knight, Kyle, Lipscomb, Maples. Mayfield, Meador, Mahan, Moore McClusky, McCorvey, McQueen, O'Brien, Ost, Patton, Prowell, Rand, Roach, Robinson, Rowe, Sanford, Scarborough, Screws, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile. Tuck, Turner, Ward, Willett, Williams of Bullock, Williams of Henry, Wood-47.

Nays:

Messrs, Banks, Boasley, Bosson, Bellinger, Brown of Conecub, Burks, Cameron, Cole, Coleman, Cook of Talladsga, Deans, Ellis Ewing, Fielding, Ford, Forman, Franklin, Fuller, Gains, Harris, Hoarn, Jackson, Langley, Mastin, Meadows, Mills, Mixon, Robbins, Routon, Savage, Smith of Butler, Summors, Taylor, Wheeless -34.

By Mr. Robinson-

Resolved, That, the speaker of 'the house appoint a committee of three to examine into the work of the office of Superintendent of Education, with a view to determining whether or not additional clerical assistance is needed in said office. The said committee shall report by hill or otherwise.

On motion of Mr. Robinson, the rules were suspended and the resolution was adopted.

The speaker of the house appointed on the committee :

40 h

Messrs. Robinson, Wood and Forman.

By Mr. Ott-

Resolved, That, members not having local bills on the calender shall be allowed to call a general bill by giving notice that he will call a bill he intends to call during the morning session.

Which was referred to committee on rules.

By Mr. Kyle-Resolved, That, whereas Susan B. Anthony will lec-

ture in Montgomery on Feby, 6th, 1895, and whereas eale is a woman of national reputation and noted for reintelligence, be it resolved that the ball of the house of representatives be tendered for her use on the night of February 6th, 1895. Which was referred to committee on rules.

Which was referred to committee on rules.

By Mr. Willett-

Resolved, That it is apparent that the roof of the captol needs repairing, as the hall of the louse of representatives is being damaged by rain, and the governor is authorized to take immediate steps to have the same repaired, and use such funds in the treasury not otherwise appropriated,

Which was referred to committee on rules.

By Mr. Kelly-

Resolved, By the house, the senate concurring, that the following bills be, and are hereby recalled from the governor for the purpose of correction, to wit:

H. B. 71, 56, 243. On motion of Mr. Kelly, the rules were suspended and

the resolution was adopted.

On motion of Mr. John, н. 794 was re-committed to committee on local legislation.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Gibbous-

By Mr. Gibbons—
H. 954. To fix the time of holding circuit court at
Clayton and Eufaula, in Barbonr county, in the third
judicial circuit,

Judiciary:

By Mr. Bellingsr-

H. 955. To require apportioners and overseers of roads in Blount county to do road service after the expiration of their terms of service as such apportioners and overseers.

Public roads and highways;

By Mr. Hearne н. 956. To amend section 725 (615) of the code.

Judiciary;

By Mr. Smith, of Greene—

R. 957. To incorporate the Planters Warehouse and Commission Company in the county of Greene.

Corporations; Also,

n. 958. To authorize justices of the peace and noteries public with powers of a justice, in cases where they have final jurisdiction to sentence for costs for their own fees and constables at thirty cents per day for an amount under five dollars for each of them in Greene county, Alabama, Local levislation:

By Mr. Williams, of Henry-

By Mr. Williams, of Refry— R. 959. To require the judge of probate of Henry county to keep abstracts of deeds and mortgages filed in his office, on alle in the office of the clerk of the circuit courts in Columbia and Dothau.

Rsvision of laws;

M. 960. To regulate the sale of real estate within the jurisdictions of the circuit courts held at Columbia and Dothan, Henry county,

Revision of laws; By Mr. Roach-

H. 861. To amend an act entitled an act to amend an act entitled an act to establish and incorporate the Scott Academy at Scottsboro, in Jackson county, approved February 25th, 1889, Education.

Also,

H. 962. To authorize the Tri-State Normal University to receive public school funds for students within echool age,

Education ;

By Mr. O'Brien (by request)-

H. 963. To amend section 2 of an act entitled an act to make further provision for the duties of coroner and the costs of coroners inquest, approved February 28th, 1887, so far as the same relates to Jefferson county,

Claims and fees;

H. 964. To amend section 2 of an act which was approved December 11th, 1886, antitled an act to amend section 2 of an act approved Docember 30th, 1808, entitled an act to amend the caption and first, and the third sections of the act entitled an act to incorporate the Pioneer Petroleum Company, approved February 8th, 1866.

Corporations;

Also,

H. 965. To incorporate the State Land Trust Com-

Corporations;

By Mr Lipscomb-

H. 966. To increase the powers of the criminal court of Jefferson county.

Revision of laws;

By Mr. Rabb-

H. 887. To repeal an act to repeal an act to be entitled an act to incorporate the town of Alco, in the county of Escambia and state of Alabama, approved February 18th, 1889, Corporations;

Also,
H 968. To repeal an act entitled an act to constitute

the town of Alco, in Escambia county, Alabama, as a separate school district, approved February 27th, 1889, Education:

By Mr. Tuck-

nf. 969. To require persons selling corn meal in sacks or other packages to print or write upon the sack or package containing such corn meal the number of pounds of such meal contained in such sack or package, sold by such person;

Agriculture;

By Mr. Fielding (by request)-

n. 970. To repeal an act entitled an act to authorize-

and direct the commissioners court of Limestone county so establish districts in said county in which hogs, sheep and goats may be prevented from running at large, approved February Ist, 1893,

Local legislation:

By Mr. Wood-H. 971. For the relief of H. L. Martin, register in

chancery for Macon county, Alabama, Appropriations:

Also, (with petition) -

H. 972. To prevent stock from running at large in sections 31, 32, 29, and west half (†) of 28, township 18, range 24, in Macon county, Local legislation :

By Mr. Smith, of Mobile-

H, 973. To authorize riparian proprietors, who have erected, or maintained, piles, booms, bulk-heads and other structures in front of their property, to collect compensation for the use thereof by others,

Commerce and common carriers: By Mr. Robinson-

H. 974. To amend section 3258 of the code of Alabama.

Judiciary :

By Mr. McCorvey (by request)-H. 975. For the relief of R. N. Callahan, of Conecuh county.

Appropriations: Also, (by request)-

н. 976. To establish the city court of Evergreen, Judiciary:

By Mr. Screws-

H. 977. To Incorporate King David's Temple, No. 3, a benevolent society, of the city of Montgomory,

Corporations: By Mr. Sanford-

H. 978. To confer pdditional powers on the courts of county commissioners and boards of revenue, Judiciary;

Also.

H. 979. To incorporate the Citizen's Hose Company No. 5, located in the city of Montgomery, Montgomery county, Alabama,

Montgomery delegation;

Also (by request)—

H. 980. To incorporate the Southern Home Insurance Company, and to define its rights, powers and franchises.

Corporations;

By Mr. Deans-H. 981. To amend section fifteen of an act to provide for and regulate contests of elections to offices, state and

county, herein named, approved February 10, 1893, Privileges and elections:

Also, 1, 982. To repeal an act to regulate and prescribe the manner of electing county commissioners of Pike, Bullock, Washington, Baldwin, Butler, Choctaw, Fayette, Shelby, DeKalb and Pickens counties, so far as the same relates to Shelby county,

Local legislation; By Mr. Gaines-

M. 983. To amend sections one and two of an act to declare the Black Warrior River a navigable stream within the limits of Walker county, and to prohibit the obstruction of the same.

Commerce and common carriers;

By Mr. Willett—

r. 984. To repeal an act entitled an act to amend section one of an act to establish a new charter for the town of Carrollton.

Corporations; By Mr. Boykin-

By Mr. Boyam— H. 985. To real section 795 of the code of Alabama, Judiciary:

By Mr. Fulton-

n.º 986. To prohibit the sale, giving away or disposing of poultry dressed or undressed, in Jefferson county. Alabama, except between the hours of tan (40) o'clock s. m., and four (4) o'clock p. m., and except by regular dealers who sell from a known place of businees, Temperanes:

Also, (by request) with petition-

H. 987. To exclude certain territory from the corporate limits of the city of Birmingham,

Corporations;

By Mr. Grant-

H. 988. To refund to persons the purchase money paid for lands erroneously sold by the state,

Indiciary:

By Mr. Hearne-H. 989. To amend section 954 of the code so far as the same relates to Choctaw county,

Revision of laws.

BILLS ON SECOND READING.

The chairmen of the several committees, reported favorably on the following bills:

H. 588. To amend certain sections of the charter of the town of Oxford, and to give said town of Oxford power to issue bonds.

With amendment:

H. 598. To regulate trials by juries in the county court of DeKalb, and to regulate appeals from convictions in said court ; H. 638. To prevent butcher pens on or along public

roads within three miles of the corporate limits of the

city of Montgomery; R. 655. To amend section 1319 of the code of Ala-

bama: H. 679. For the relief of justices of the peace, notaries public and exercising the same jurisdiction and the same powers of justices of the peace and constables of Greene

county, Alabama: B. 781. To confer additional powers and rights upon

the Fidelia Club of Mobile,

(With amendment and minority report) : n. 732. To confer additional powers and rights upon the Athelstan Club of Mobile,

(With amendment and minority report) ;

H. 736. To authorize the mayor and city council of Troy, Alabama, to leave bonds of said city for an amount not exceeding twenty thousand dollars, for the purpose of purchasing land and erecting and equipping school buildings thereon:

H. 801. To authorize a vote of the legal voters of Daviston, beat 17, in Tallapoosa county, to decide whether spirituous, vinous or malt liquors shall be sold within the corporate limits of the town of Daviston in said beat :

H. 804. To further provide for and regulate the trial

of misdemsanors in Washington county;

H. 812. To prescribe the duties of officers and other persons in regard to property of persons arrested and to fix penalties for violations thereof;

u. 818. To prescribe the compensation of the judge of probate of Morgan county, Alabama, for services as

judge of the county court of said county ;

II. 814. To authorize the corporate authorities of the town of New Decatur, in Morgan county to require the male inhabitants of said town within certain ages to perform work and labor on the streets and highways of said town, for the purpose of opening, maintaining and keeping said streets and highways in proper repair, and to require those failing to perform such work and labor to pay annually a sum of money to be devoted to the opening, repair and maintenance of the streets and highways of said town : и. 827. To define what municipal corporations are

cities, what towns, and what are villages; H. 852. To amend an act to incorporate the town of

Eunola, in Geneva county; R. 857. To amend sections 2 and 3 of an act entitled

an act to incorporate the town of Abbeville, in the county of Henry, approved February 8, 1872: H. 880. Providing for the payment of the costs in

certain casss where defendants were convicted of felonies in the city court of Talladega and after serving part of their respective terms in the penitentiary here released: H. 887. To amend section 2056 of the code of Ala-

bama, in relation to additional bond for sheriff and coroner:

H. 917. To create the town of Gresnsboro, Alabama, a separate school district, to incorporate the same, and define its powers and duties, and to provide for tha maintenance and management of the public schools of said district :

H. 949. To provide for repairing and furnishing the capitol, and Improving the capitol grounds;

s 198. To amend sections two and three of an act

entitled an act to regulate Mobile harbor, approved February 28, 1889;

s. 188. To repeal sections nine and ten of an act of the general assembly of Alahama, approved February 19, 1883, and entitled an act to incorporate the Bienville Water Supply Company.

The above and foregoing bills were severally read a second time and placed on the calendar.

MESSAGE FROM THE SENATE.

Mr. Speaker:

In accordance with the joint resolution heretofore concurred in, the president of the senate has erased his signature from the house bill 479, and I herewith transmit the said bill to the house to enable you to crase your signature therefrom;

And has originated and passed the following hills and

ordered the same forthwith sent to the house without engrossment:

s. 173. To amend an act entitled an act to incorporate the city of Columbia in the county of Henry, ap-

proved February 21, 1893;

- a. 117. For the relief of the several shortifs of the site of Alabama, who collected fees from the state for releasing prisoners, under the provisions of an extendited "An electrony," where the defendant is estenteed to imprisonment in the pentlementary," approved February 25, 1889, a 2844. To appropriate the amount of the per dera elected to overe as a member of the house of representatives from the contract of the contrac
- e. 240. To proscribe the venue in sults against assignees under a general assignment for the benefit of creditors;

 s. 231. For the better enforcement of certain statutory lieue;

s. 224. To amend sectious 3, 5, 6, 7, 10, 11, 12, 15, 17, 18, 24, 27, 35, 37, 38, 42, 52, 53, 54, 55, 57, 59, 60, 61, 62, 65, 66, 71, 73, 77, 78, 79, 81, 83, 84, 85 and 96, and to repeal section 82 of an act to establish a new charter for

the City of Montgomsry, approved February 21st, 1893.

The last named bill was ordered to be sent to the

house without engrossment.

s. 264. To repeal an act entitled an act "To regulate the trial of misdemeanors in Madison county," approved February 9th, 1877, and all acts amending the same;

s. 211. To smend section 4298 of the code of Alabama:

s. 135. To sllow manufacturers of domestic wines from the juice of any domestic frults, or berries to sell or dispose of the same without paying a license therefor;

or dispose of the same without paying a needed interest.

And has concurred in the house amendment to the senates joint resolution,

Rolieving the secretary of state from liability for books

used by members of the general assembly, and receipted for to him by the door-keepers of the two houses.

W. C. CLAY,

Secretary.

SENATE MESSAGE.

The senate hills just received, whose titles are set forth in the above and foregoing message, were severally read once, and referred to the committees, asfollows:

- e. 117 and 244, to appropriations;
 - e. 173, to corporations;
 s. 240 and 135, to judiciary;
 - e. 231, 211 and 264, revision of laws;
- s. 224, special committee of Montgomery delegation, And the speaker of the house erased his signature from m 479.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

The committee on enrolled bills, report the following bills correctly enrolled:

H. 107. To repeal an act entitled an act to regulate the pay of the judge of probate and clerk of the circuit court of Covington county, for services ax officio, approved January 28th, 1891; H. 322. To provide for the election of county super-

intendent of education of Sumter county; H. 250. To create a separate school district in the cliv

of Jasper, Alabama, to define the boundaries thereof, and provids for the maintenance of schools therein; H. 521. To establish a new charter for the town of

Lanett in Chambers county.

J. H. Montoomerry,
Chairman.

SIGNING OF BILLS.

The speaker of the house in the presence of the house immediately after their tides had been publicly read by the clerk signed the bills whose tiles are set out in the foregoing report of committee on enrolled bills.

BILLS ON THIRD READING.

H. 237. To prevent the abandonment of maimed, diseased, disabled or infirm animals by their owners or custodians.

Was read a third time, at length, and passed—yeas 38, navs 4.

Yeas:
Messrs Barron, Besson, Gook of Talladega, Gook of Wilcox, Dala, Daris, Fleming, Fletcher, Fulton, Gewin, Graham, Grane, Graves, Knight, Kyfe, Langley, Lipacouth, Maples, Mastin, Meador, Meadows, Matham, Milis, Mixon, McClusey, McCaren, O'Flain, Ott, Patton, Rabb, Rand, Rosch, Robbins, Rowe, Summers, Tuck, Ward, Wood—38.

Nays:

Messrs. Cole, Coleman, Fuller and Gains-4.

n. 235. To amend section 2 of the act entitled "an act to authorize corporations organized under the general incorporation laws of the state, or which have been chartered by an act of the general assembly prior to the encetment of the general incorporation laws of this state of 1887 to alter and amend their charters," approved December 12, 1888.

Was read a third time, at length, and passed—yeas 57, navs 0.

mays v.

Yeas:

Messes Banks, Barron, Beasley, Beesen, Beilinger, Boylin, Burs, Comeson, Gamp, Coleman, Gook of Talladgas, Cook of Wilcox, Curris, Dale, Davis, Ellis, Reilladgas, Cook of Wilcox, Curris, Dale, Davis, Ellis, Roilbons, Graham, Grant, Graves, Kyle, Langley, Lipscomb, Maples, Mayfield, Meador, Mesdows, Mahun, Mixon, Moors, McGusty, McCorrey, McQueen, O'Brien, Patcon, Ferry, Rand, Reaves, Road, Robbins, Robbins, Rouse, Santided, Gener, Paylor, Tuck, Turner, Williams of the Blook, Williams of Henry, Wood—57.

H. 283. To establish a separate school district in Winston county, to be known as the Poplar Springs School District,

Was read a third time at length and passed—yeas 64, navs 0.

Yeas:

Messrs, Banls, Barron, Besson, Brown of Concush, Brown of Russell, Burks, Burns, Calboun, Comp. Coloman, Dale, Davis, Ellis, Ewing, Fielding, Fluoring, Flecker, Ford, Forman, Franklin, Fuller, Pales Grand, Fluoring, Fluoring, Fluoring, Charles, Garden, Callebrew, Kyle, Langley, Lipscomb, Maples, Mavfield, Killebrew, Kyle, Langley, Lipscomb, Maples, Markette, M

H. 282. To establish a separate school district to be known as Freeman School District in Winston county,

Alabama,

Was read a third time at length and passed—yeas 63, pays 9,

Yeas:

Messra Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Russell, Burks, Burns, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Cartis, Dale, Deans, Ewing, Fielding, Fleether, Ford, Forman, Franklin, Fuller, Fullon, Gains, Gewin, Gibbons, Grant, Graves, Hearn, Jackson, John, Kennedy, Killebrew, Klyle, Langley, Mayield, Meadows, Ma

han, Mills, Mixon, McCorvey, McQueen, O'Brien, Patton, Rand, Rosch, Robinson, Rogers, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Ward, Willess, Williams of Bullock, Williams of Henry, Wood-63,

H. 270. To amend an act ontitled an act to relieve married women of their disabilities of minority, ap-

proved February 21st, 1893.

Yess:

A substitute was adopted, and the bill was read a third time at length and passed-yeas 58, navs 2,

Messrs, Banks, Barron, Beasley, Beeson, Bellinger, Brooks, Brown of Conecult, Burks, Burns, Camp. Cole. Celeman, Cook of Talladega, Cook of Wilcox. Curtis, Dale, Deans, Ewing, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Graham, Graves, Jinks, Kelly, Knight, Kyle, Lipscomb, Maples, Mastin, Meadows, Mills, McQueen, O'Brien, Patton, Reaves, Roach, Robbins, Rogers, Rowe, Routon, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Tuck, Turner, Whee-

less, Williams of Bullock, Williams of Henry-58. Nave: Messrs, Brown of Russell and Mayfield,

H. 200, . To amend section 3012 of the code 1886 of Alabama.

Was read a third time, at length, and passed-year 56, navs 2

Yeas:

Messrs. Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecult, Brown of Russell, Cameron, Camp. Cole. Cook of Talladega, Cook of Wilcox, Dale, Ewing, Fletcher, Forman, Fulton, Gibbons, Grant, Graves, John, Kelly, Kennedy, Knight Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Malian, Mixon, McClusky, McQueen, O'Brien, Patton, Perry, Prowell, Scarborough, Smith of Autauga, Smith of Mobile, Tuck, Turner, Williams of Bullock, Williams of Henry, Wood-56.

Navs: * Messrs, Davis and Rabb-2.

и. 197. To provide for exemptions from administration in favor of the minor child or children of cortain property on the death of their mother, and to provide for the setting apart thereof,

Was read a third time, at length, and passed—yeas 67, nays 0.

Yeas:

Masera Speaker, Banks, Barron, Beasley, Reeson, Bellinger, Boykin, Brown of Conceth, Brown of Rosestli, Barna, Cameron, Camp, Osla, Gook K. Marker, Barlinger, Grand, Gran

H. 324. To require the owners of stallions who keep them for profit, to pay a license for the use of the county in which such stallions are kept,

Was taken np.
Pending the consideration of this bill the house adjourned until 10 o'clock s. m. to-morrow.

THIRTY-THIRD DAY.

House of Representatives, January 28, 1895. suant to adjournment. Champets of Limestone

The house met pursuaut to adjournment.

Prayer by Rev. Mr. Clements, of Limestone.

A quorum was present.

REVISION OF JOURNAL.

The committee on the rovision of journal reported the journal of yesterday correct.

REPORT OF COMMITTEE ON RULES. .

The committee on rules reported favorably the following as a substitute for Mr. Ott's resolution: Resolved, That on the regular call of members at the afternoon session for local bills, any member, when his name is called, may call up a general bill by its number provided he shall give notice at the morning session of his intention to do so.

Which was adopted.

RESOLUTIONS.

By Mr. John-

Resolved, That on and after Wednesday, February 6, 1895, this house shall meet at 10 o'clock a.m., take recease from 1 to 3 p.m. and from 5:30 to 7:30 p.m., and adjourn at will.

That the night session provided for in this rule, shall be set apart for consideration of local bills, which shall not be called at any other session, and no general bill shall be called or considered at any night session, unless such action be recommended by the committee on rules,

Which, being favorably reported, was adopted. By Mr. Kelly-

Resolved by the house, the senate concurring. That the president of the senate and speaker of the house be and are hereby requested to erase their signatures to the following bills, to-wit: 8.58, 71, 243, for the purpose of amendment.

Which was referred to the committee on rules.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced, severally read one time and referred to appropriate committees, as follows:

By Mr. Bellinger-

H. 990. To authorize the solicitor of the ninth judicial circuit to appoint two deputies for Blount county,

Revision of laws;

By Mr. Hearne n. 991. To regulate the hire of servants for the capitol building,

Appropriations;

H. 992. To regulate the pay of watchmen of the capitol,

Appropriations; By Mr. Grant-

H. 993. To provide for the payment of claims against the fine and forfeiture fund of Clarke county,

Local legislation; By Mr. Boasley-

By Mr. Boasley—
n. 964. To prohibit the sale, giving away, dolivery, transfer, parting with, procuring, or other disposition of spirituous, vinous or mail fluors or intoxicating hitters within five miles of the Andalusia High School, Baptiss and Methodisk Churches.

Temperance;

Also, g. 995. For the relief of B. H. Lewis, E. G. Padgett and Jacoh Neese, the sureties on the official bond of Wm. M. Snider as superintendent of Covingion county,

Appropriations; By Mr. Burks-

n. 996. To establish a separate school district to be known as the Joppa School District in Cullman county, Alabama, Education:

By Mr. Killebrow-

n. 997. To amend an act entitled an act to amend sub-division 18 of section 137 of the code of 1886, approved February, 1891, Agriculture:

By Mr. Savage-

H. 998. To regulate the fine and forfsiture fund in the county of Favette,

Local legislation; By Mr. John-

H. 999. To amend and re-enact sections 3018, 3022, 3025, 3028, 3027, 3028, 3041, and to amend section 3048, of the code of Alabama, Judiciary;

Judiciary; Also. (with petition)

H. 1000. To prohibit stock from running at large in beat 9, 12, 13, 16 and 17, in Tallapoosa county, Local legislation:

By Mr. Lipscomb—

n. 1901. Fo amend section 6 of an act entitled "An act to provide for the making and maintaining the pub-

lic roads and bridges in Jefferson county, Alabama," approved December 17th, 1894.

Public roads and highways;

By Mr. Kennedy-

n. 1002. To fix the maximum of tolls to be charged by the owners, leaseness, or operators of the road bridge crossing the Tennesses river between the counties of Colbert and Landerdale, and known as the Florence Bridge, and to fix the penalties for domanding or receiving a higher rate of toll, Commorous and common carriers:

By Mr. Summers-

by Mr. Summers—

v. 1003. To amend an act entitled an act to regulate
the disposition and management of the bequest made by
James Wallies, late of Lawrence county, Alabama, for
the benefit of free public schools in township soven,
range nine west, in said county, approved December
Tith, 1873;

Revision of laws;

By Mr. Screws—

R. 1004 To amend an act entitled an act to incorporate the Grand Lodge of Alabama, of the Independent Ordor of Oddfellows, and its subordinate lodges, approved January 13th, 1846,

Corporations:

Also, H. 1995, To amend section 52 of the charter of Montgomery,

Montgomery delegation;

Also, N. 1006. To consolidate the offices of clerk of the city council of Montgomery, and city treasurer of Montgomery.

Montgomory delegation;

By Mr. Petron—
Nr. 1907. To authorize the mayor and Aldermen of
the city of Tuskaloosa, to issue bonds of said city for an
amount not exceeding fifty thousand dollars, bearing
six per cent interest, payable semi-annually for the purpose of purchasing extending and maintaining waterworks to supply said city and the inhabitants thereof
with water, and to operate the same,

Corporations;

By Mr. Mixon-

H, 1008. To incorporate the town of Enterprise in Coffee county, Alabama,

Corporations:

By Mr. Moore-

п. 1009. To establish the 13th judicial circuit of the state of Alabama, to fix the time of bolding courts therein, and to provide for the appointment of a judge and the election of a solicitor for said circuit,

Judlciary; By Mr. Franklin-

H. 1010 To authorize and regulate the sale of real and personal property for city taxes in the city of Fort Payne, DeKalb county, Alabama, and for the redemption of lands sold for city taxes. Local legislation ;

By Mr. Wood, with petition-

H. 1011. To prevent stock from running at large in a certain portion of Macon county,

Local legislation:

Also, (with petition,) n. 1012. To prohibit the sale, giving away or otherwise disposing of spirituous, vinous or malt liquors or intoxicating wines or bitters within four miles of

Neals Chapel in beat eight in Macon county, Alabama. Temperance;

By Mr. Smith of Autauga, with notice and proof-H, 1013. To refund to Warren L. Debardelaben of Autauga county, taxes erroneously assessed and paid by

him on lands in Baldwin county, Appropriations;

By Mr. O'Brien, with notice and proof-H. 1014. For the relief of Mack Holmes,

Appropriations; By Mr. Sanford-

H. 1015. To exempt from levy and sale under execution or other process agricultural implements, mechanics tools and libraries, not kept for sale,

Ways and means;

Also. н. 1016. To regulate the manufacture, sale and use of any article or compound which shall be in imitation of genuine butter,

Public health:

By Mr. Kelly-

H. 1017. To amend section 2572 of the code.

Judiciary:

Also, H. 1018. To incorporate the Southern Mutual Fire Insurance Company of Alabama.

Banking and Insurance: By Mr. Mahan-

H. 1019. For the relief of persons who have paid for and taken out a liquor license and prohibited by a subsequent act from selling under said license.

Revision of laws; Mr. · Hill-

n. 1020. To regulate defenses to actions on policies of Life Insurace,

Banking and insurance;

By Mr. Lipscomb-H, 1021. To provide the amounts and navments of the fees of jurors and state witnesses in the trial of criminal cases in Jefferson county, Alabama,

Judiciary;

Mr Formon-H. 1022. To prohibit taking fish by net, seine, poison or dynamite from any of the creeks or from Coosa river at any place within St. Clair county.

Local legislation: Also,

H. 1023. To prohibit catching birds with a net in St. Clair county.

Local legislation; By Mr. Jinks-

и. 1024. To amend an act, approved February 2. 1893, to authorize the mayor and council of the town of Union Springs to issue bonds of said town for an amount not exceeding thirty thousand dollars for the purpose of orceting and maintaining a system of water-works and a system of electric lights one or both in said town. Cornorations:

By Mr. Jackeon-H. 1025. To authorize the commissioners court of Lee county, to levy a tax for the purpose of working the public roads of said county, and to let out said roads by contract.

Public roads and highways;

By Mr. Ward, (by request)-

H. 1026. To establish, organize and maintain a system of schools throughout the state of Alabama,

Education:

By Mr. John—

1. 1027. To provide for a state exhibit at the Cotton
States and International Exposition to be held in Atlanta, Soptember 18th, to December 31st, 1895;

Appropriations;

By Mr. Maples n. 1028. To require that all echool moneys be applied as provided by the constitution, Education,

By Mr. Wheeless-

H. 1029. To fix the time when the officers of Phoenix City, Alabama, elected bereafter, shall qualify and enter upon the duties of the office,

Lee delegation.

BILLS ON SECOND READING.

The chairmen of the several committees reported favorably on the following bills:

H. 979. To incorporate The Citizens Hose Company No. 5, located in the city of Montgomery, Montgomery county. Alabama:

* H. 862. To incorporate the Fidelity Loan and Trust Company;

и. 789. To amend section 1206 of the code of Alabama:

11. 830. To authorize the commissioners courts of Cherokse, Etowals and DeKald counties to levy a tax for working the public roads of said counties and to let out said roads by contract; B. 873. To consolidate and adjust the bonded debt of

the state of Alabams;

M. 537. To change a portion of the boundary line be-

M. 537. To change a portion of the boundary line of tween the counties of Washington and Mobile, With substitute;

H. 726. To amend section one, two and twelve of an act to establish and provide for the maintenance of a quarantine by improved methods, against the introduction of ysllow fever and other infectious and contagious diseases in the state of Alahama, approved February 18th, 1891;

H. 115. To regulate the manufacture and sale of spirituous, vinous and malt liquors in the city of Bridgeport,

With adverse report;

H. 552. To prohibit the sale, giving away or otherwise disposing of any spirituous, vinues or malifiquore, intexicaling drinks or beverages or fruits preserved in achobile liquore within three miles of Bethel Baptist Church, Pieasant Hill Christian Church, Leesalde Christian Church, Pieasant Hill Christian Church, Geody's Core Methodist Church, Sound Church, Geody's Core Methodist Church, Sound Despending of the Core School House, Core School House, Core School House, Crows School House, Crows School House, and Collins School House, in Morgan county, Alabama,

With amendment:

Wild addition sensord an act to incorporate the city of Tukaldeons, approved March [24], 1578, by the addition of sections 98, 100 and 101 in reference to the levy and collection of a tax on certain persons, businesses, and vocations within the corporate limits of said city, and the licensing, restraining and regulating of the same, and to previde putalbament for closing of such with tax in the contract of the contract of the contract of said city.

H. 720. To incorporate the Young Mens' Christian Association of Mohile, Alabama, and to define the pow-

ers thereof:

H. 714. To amend section one of an act to authorize the consolidation of street railway, electric light or gas companies;

н. 697. To incorporate the Southern Coal Company; п. 883. To amend section feur of an act to incorporats the city of Syllacauga, approved February 28,

1887;
H. 771. To amend the charter of the town of Greensboro, in Hale county, Alabama, and all acts amendatory thereto:

и. 853. To amend an act entitled an act to incorporate the town of Geneva, in Geneva county, approved. March 4th, 1875; n. 757. To establish a charter for the city of Fruitburst, in Cleburne county, Alabama:

B. 718. To dissolve the incorporation of the Mobile Athletic Association, incorporated under the general laws of this state:

H. 777. To amend section 19 of an act entitled an act to establish a charter for the city of Bridgeport;

to establish a charter for the city of Bridgoport; n 969. To require persons selling corn meal in sacks or other packages to print or write upon the sack or

or other packages to print or write upon the sack or package containing such corn meal the number of pounds of such meal contained in such sack or package sold by such person.

The above and foregoing bills were severally read a

second time and placed on the calendar.

H. 157 was taken from an adverse report and re-committee to the committee on banking and insurance.

H. 346 was re-committed to local legislation commit-

SPECIAL ORDERS.

н. 789 was made a special order for Tuesday morning (to-morrow) at 11 o'clock.

II. 873 was made a special order for Wednesday, the 30th inst, immediately after the reports of the standing committees.

UNITAIRED BUSINESS.

The house resumed consideration of

H. 324. To require the owners of stallions, who keep thom for profit, to pay a license for the use of the county in which such stallions are kept,

And the bill, Was amended, read a third time, at length, and passed

—yeas 46, nays 15. Yeas:

Messers. Banks, Barron, Besalsy, Beessen, Brown of Conecul, Burks, Burns, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Dale, Ellis, Ewing, Ford, Forman, Frauklin, Fuller, Gains, Gibbons, Grant, Graves, Harris, Jackson, Langley, Mastin, Mesdor, Meadows, Patton, Prowell, Rand, Roach, Robbins, Robinson, Rogers, Screws, Seale, Smith of Butler, Summers, Taylor, Tuck, Turner, Wheeless, Willett, Williams of Bullock, Williams of Honry—46.

Nays:
Msssrs. Spaaker, Curtis, Davis, Fislding, Killobrew,
Kyle, Mahan, Montgomery, McClusky, McCorvey,
Reaves, Rowe, Smith of Greene, Wood—15.

BILLS ON THIRD READING.

R. 433. To authorize the city council of Selma to issue bonds and borrow moncy for the purpose of providing and maintaining a system of water works in Sslma;

Was read a third time, at length, and passed—yeas 59, nays 0.
Ysas:

Messrs. Banks, Beasley, Bellinger, Boykin, Brown of Conecub, Brown of Russell, Burks, Burns, Cameron, Cole, Coleman, Cook of Talladega, Cook of Wilsox, Curtib, Jale, Deans, Ellis, Ewing, Fitether, Ford, Forman, Franklin, Fuller, Fullen, Gans, Gibbons, Graham, Franklin, Fuller, Fullen, Ganse, Gibbons, Graham, Langley, Marles, Maroli, Mendoes, Bahan, Mizzon, Earne, Robbins, Robinson, Bogors, Routon, Savage, Searborough, Taylor, Tuck, Ward, Wheeless, Williams of Bullock, Williams of Henry, Wood—59.

H. 804. To further provide for and regulate the trial of misdemeanors in Washington county, Was read a third time at length and passed—vsas 60.

nays 0.

Yeas:
Messre. Banks, Barron, Beasley, Beeson, Bellinger, Brown of Ceneruli, Brown of Russell, Burna, Cancron, Colo, Cook of Wilcox, Curits, Dale, Fleiding Flucher, Fornan, Franklin, Fuller, Fullon, Gibbons, Grabam, Grand, Graves, Harris, Hearn, Hull, Jackson, Killebrew, Kyle, Langley, Lipscomb, Maples, Meadows, Montgomy, More, McChelley, McCarrey, O'Bren, Fatton, Ty, Mores, McChelly, McCarrey, O'Bren, Fatton, Ty, Mores, McChelly, McCarrey, O'Bren, Fatton, Savage, Santhovough, Smith of Autasuge, Smith of Remes, Smith of Mobile, Taylor, Tuck, Turner, Ward, Wheeless, Williams of Bullock, Williams of Henry, Wood—Henry, Wood—He

H. 746. For the relief of S. W. McDowell, Was read a third time at length and passed-yeas 67.

navs 0.

Yeas: Mesura Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecult, Brown of Russell, Burns, Cameron, Cols, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Deans, Ellis, Ewing, Fletchor, For-

man, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jinks, Kellv. Killebrew, Langley, Maples, Mayfield, Mcador, Meadows, Mixon, Montgomery, Moore, McClusky, McCorvy, Ott, Prowell, Rabb, Rand, Roach. Robbins. Robinson, Rogers, Sanford, Savage, Seale, Smith of Antanga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Tuck, Turner, Ward, Wheeless, Williams of Bullock, Williams of Henry, Wood-67.

g, 65. Was indefiently postponed.

H. 42. To incorporate the Independent Brothers of Love.

Was read a third time, at length, and passed-yeas 61, navs 0. Yeas:

Messrs, Barron, Beasley, Beeson, Bellinger, Brooks, Brown of Russell, Burks, Burns, Calhoun, Camp, Coleman Cook of Talladega, Cook of Wilcox, Curtis, Dale, Deans, Ellis, Ewing, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Gains, Gibbons, Graham, Grant, Graves, Harris, Jinks, Kennedy, Langley, Maples, Mastin, Meadows, Mahan, Mills, Montgomery, Moore, Mc-Clusky, McCorvey, O'Brion, Ott, Patton, Prowell, Rouch, Robbins, Robinson, Rogers, Rowe, Savago, Smith of Antanga, Smith of Greene, Smith of Mobile, Turner, Wheeless, Whitten, Williams of Bullock Willlams of Henry, Wood-61.

H. 192. To allow the circuit court clerk of Limestone county. Alabama, certain fees for performing official duties not otherwise provided for, commonly known as ex-officio fees.

Was read a third time, at length, and lost-yens 29, nava 30. Yeas.

Messrs, Boykin, Brooks, Cameron, Coleman, Cook o Talladega, Cook of Wilcox, Fielding, Fletcher, Fuller Jackson, Killebrew, Langley, Meadows, Mahan, Mixon, McClusky, Rabb, Robbins, Rogers, Rowe, Sanford, Scarborough, Scale, Smith of Butler, Smith of Greene, Turner, Ward, Wheeless, Williams of Henry, Wood— 29.

Navs:

Messr, Barron, Beasley, Brooks, Brown of Russell, Burns, Cook of Talladega, Curtis, Dale, Davis, Ellis, Rwing, Fuiton, Gibbons, Grant, Graves, John, Kelly, Keunady, Lipscomb, Mayfield, Moore, McQuoen, O'Brien, Ott, Patton, Prowell, Rand, Robinson, Smith of Autauga, Smith of Mobile, Tuck, Williams of Bullock—30.

n. 453. Was informally passed over, without losing its place on the calendar.

H. 96. To amend section 3588 of the code,

Was amended, read a third time at length and passed—yeas 60, nays 0.

Yeas:

Messas. Barron, Besaley, Boykin, Brooks, Brown of Russell, Burns, Calboun, Cameron, Camp, Ooleman, Cook of Talladegs, Cook of Wilevx, Gurtis, Dale, Davis, Sering, Flening, Fischer, Ford, Fornan, Frucklin, Fuller, Fatton, Guras, Graham, Grant, Greves, Burley, Fuller, Fatton, Guras, Graham, Grant, Greves, Burley, Hapsensh, Maglis, Mastin, Moschy, Mesdows, Moore, McClistky, McCorrey, McQueen, Patton, Rand, Robhins, Schimon, Rogers, Routon, Sandróf, Sarage, Scarborough, Smith of Buller, Smith of Mobile, Stimuters, Smith of Buller, Smith of Mobile, Smithuters, Honry, Wood—60.

Mr. Robinson moved to reconsider the vote by which the bill was ordered to a third reading and also of the

vote by which the bill was passed.

Carried.

And the hill was indefinitely postponed.

42. To amend section 3588 of the code,
 Was read a third time at length and passed—year 64,
 navs 9.

Yess: Messrs. Speaker, Banks, Beasley, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Ellis, Ewing, Forf, Fulson, Gains, Gibbons, Graham, Grans, Graves, Harris, Hearn, Jackson, Kelly, Langley, Maples, Mastin, Mayfield, Mahan, Mills, Mixon, Mongomery, Moore, McCorrey, O'Erlen, Ott, Perry, Prowoll, Reaves, Robbins, Robinson, Rogers, Rowe, Sanford, Savage, Scarborough, Seale, Smith of Autauga, Smith of Builer, Smith of Greene, Smith of Model, Wheeless, Williams of Buildeck, Wood—44, Wheeless, Williams of Buildeck, Wood—44,

H. 258. To amend sections 3870 and 3871 of the code, Was read a third time at longth and passed—yeas 63,

nays 1. Yens:

Messe. Banks, Beasley, Resson, Boykin, Brooks, Brown of Goecuth, Burns, Calboun, Caum, Oole, Cook of Talladega, Cook of Wilcox, Dale, Davis, Elkis, Ering, Fielding, Fullon, Grant, Grarss, Harris, Harer, Hill, Jackson, Kelly, Killebrew, Langley, Lipscomb, Maning, Mastin, Mayfield, Mesdor, Mahan, Montgomery, Moore, McClusky, McCorvey. McQueen, Ott, Prowell, Rabb, Roach, Robbins, Robinson, Ropers, Roston, San-ford, Savage, Scarborough, Smith of Mutanga, Smith of Burles, Smith of Greene, Smith of Mobile, Smith of More and Control of the Control

Mr. Fuller-1.

ar. 71. To amend sections 1, 2, 15, 16, 19, 20 and 21 of an act to create the office of inspector of mines and to prescribe the duties and powers of such office, approved February 16, 1893,

Was road a third time at length, and passed-yeas 67,

nays 0.

Mesers, Branke, Barron, Besaley, Beesen, Brooks, Brown of Goncells, Bowen of Kussell, Bredge, Brown of Goncells, Bowen of Kussell, Berdge, Brown of Goncells, Bowen of Kussell, Berdge, Gok of Wilcox, Curris, Baris, Besan, Fielding, Flening, Flescher, Forman, Fuller, Fullon, Galms, Gibbons, Graham, Graves, Hearn, Jinks, John, Kelly, Killebrew, Langley, Lipscomb, Maples, Mayfield, Mondor, Willis, Montgonerry, Moore, McGorwy, McQueen, O'Brien, Mondows, Mills, Montgonerry, Moore, McGorwy, McQueen, O'Brien, Mondor, Martin, Montgonerry, Moore, McGorwy, McGueen, O'Brien, Mondor, Martin, Montgonerry, Moore, McGorwy, McGueen, O'Brien, Mondor, Martin, Montgonerry, Moore, McGorwy, McGord, Savage, Strows, Seale, Smith of Butler, Smith of Greene, Smith of Mobile, Summers,

Taylor, Tuck, Ward, Williams of Bullock, Williams of Henry-67.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker;

The committee on enrolled bills report the following bills correctly enrolled:

II. 183. To amend section 968 of the code of Alabama, so as to change the date from the last Monday in

October to the second Monday in September;

H. 383. To authorize the mayor and aldermen of the town of Gurley, in the county of Madison, state of Ala-

bama, to issue bonds of said fown for the purpose of providing said town with water; H. 404. To establish a separate school district in Monroe county, Alabama, and fix the boundaries of

same; n. 467. To incorporate Spring Lake College;

H 478. To incorporate the town of Brantley, Crenshaw county:

H. 592. To incorporate Coffee Springs Camp Grounds, in Geneva combry, to authorize and empower the trustees, cabin owners and tent holders to pass and enforce rules and regulations to maintain and preserve good order within one mile of said camp grounds and to control its management;

g. 506. To repeal an act entitled an act to better provide for the establishment and working of the public roads in Tallapoosa and Randolph counties, approved February 21, 1893;

n. 518. To amend sections 1 and 2 of an act to incorporate the town of Kutledge, in the county of Creashaw, and state of Alabama, approved February 11th, 1893.

J. H. Montgoomery.

Chalrman.

MESSAGE FROM THE SENATE.

Mr. Speaker: The president of the senate having signed the follow-

ing bills, your signature thereto is requested;
s. 64. To establish the Hayne School District in
Lowdnes county;

s. 46. For the relief of James J. S. Willis as tax collector of Barbour county, Alabama;

J. R. Relieving the secretary of State from liability for books used by mambers of the general assembly, and receipted for, to him, by the door keepers of the two houses;

s. 30. To regulate and prescribe the manner of electing the county commissioners of Bibb county, W. L. CLAY.

Secy.

SIGNANO BILLS.

The speaker of the house in the presence of the house, immediately after their titles had been publicly read by the clerk, signed the hills whose titles are set forth in the foregoing report of committee on enrolled bills and message from the sonate.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended as therein shown, and, as amended, has passed the house bills:

n. 232. To incorporate the Huntsville District High School of the Methodist Episcopal Church, South, in the town of New Market, Madison county, Alabama;

s. 452. To probibit the sale or giving away or otherwise disposing of vinous, spirituous, or malt liquors, or intoxicating butters, or beverages within boat number two (commonly known as Grawford beat) in Russell county;

And has passed the house hills,

H. 183. To amend section 968 of the Code of Alabama, so as to change the date from the last Monday in October to the second Monday in September;

H. 383. To authorize the mayor and aldermen of the town of Gurlsy, in the county of Madison, State of Alabama, to issue bonds of said town for the purposs of pro-

nams, to issue bonds of said town for the purpose of poviding said town with water; n. 404. To establish a separate school district in Mon-

roe county, Alabama, and to fix the boundaries of same; π . 592. To incorporate Coffee Springs camp grounds, in Geneva county, to authorize and impower the trustees, cabin owners and tent holders to pass and enforce rules and regulations to maintain and preserve good order within one mile of said camp grounds and to control lts management :

H. 506. To repeal an act entitled an act to better provide for the establishment and working of the public reads in Tallancosa and Randolph counties, approved

Feb. 11th. 1893;

And has originated and passed the following bills: s. 259. For the relief of persons who have purchased lands from the state which lands were bid off for the state at tax sale, and from any cause were not subject to

sale by the state: s. 277. To dissolve the incorporation of the Mobile Athletic Association, incorporated nuder the general laws

of this state: s. 308. To limit the time within which the old bonds of the state may be exchanged for the new bonds authorized by the act approved February 23rd, 1876;

s. 227. To provide a penalty for violators of prohibi-

tion laws of this state.

s. 241. To provide for repairing the macadamized roads in Colbert county : · s 260 To amend an act to establish the George N. Gilmer School District in Lowndes county. Approved

14th Feb., 1887;

s, 237. To authorize and require the commissioners court of Sumter county to set apart and appropriate money from the general fund of said county with which to pay and discharge certificates of state's witnessess, issued by the forman of the grand jury and by the clork of the circuit court and county court of said county, and officers' fees, which by law become a good claim against the fine and forfeiture fund of sald county, after the approval of this act, and to regulate the manner of said payments; also, for the re-registration of outstanding valid claims agains the fine and forfeiture fund of said county and to regulate the payment of the same. s. 278. To incorporate the Young Men's Christian

Association of Mobile, Alabama, and to define the powers thereof:

s. 307. To fix the pay and salaries of certain State officers.

s, 314. To provide for the calling and holding of meetings of stockholders of rullroad corporations in certain cases, and regulating the voteng, the election of officers, and the transaction of other business at such meetings;

s. 317. To require the superintendent of the Fannsdale school district to pay the teachers monthly:

W. L. CLAY, Secretary,

SENATE MESSAGE.

The senate bills just recieved, whose titles are set forth in the above and foregoing message, were severally read once, and referred to the committees, as follows:

To ways and means, s. 259, s. 308; To corporations, s. 278, s. 277;

To revision of laws, s. 227, s. 137, s 314;

To public roads and highways, s. 241;

To education, s. 260, s. 317.

To judiciary, s. 307.

And has concurred in the senate amendment to g. 232. To incorporate the Huntsville District High

School of the Methodist Episcocal Church South, in the town of New Market, Madison county, Alabama Yona 62 navs 0

Yeas ·

Messr. Speaker, Besaley, Beeson, Bellinger, Brooks, Berwar of Conceulth, Bown of Russell, Burks, Burns, Calbonn, Cameron, Camp, Oole, Coleman, Cook of Tuladega, Coal of Wilson, Curtis, Dade, Buris, Deats, Berger, Garden, Camp, Carlon, Cameron, Graves, Harris, Jecken, Jikas, Kennode, Killebew, Langloy, Maples, Mastin, Mayfield, Mendows, McClucky, O Brun, Ott, Pattor, Landy, Mark, Camp, Carlon, Robinson, Bowo, Saruge, Seator, Green, Tuck, Ward, Wheeless, Williams of Bullock, Williams of Bullock, Williams of Bullock, Williams of Bullock,

Also,
To prohibit the sale or giving away, or otherwise disposing of vinous, spirituous or mait liquors, or intoxicating bitters or beverages, within beat number two

(commonly known as Crawford beat) in Russell county.

Yeas 57, nave 0. Yeas:

Messrs, Speaker, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Burns, Cameron, Camp, Col, Cook of Talladega, Cook Wilcox, Dale, Davis, Ellis, Ewing, Fielding, Fleming, Forman, Fuller, Gains, Gibbons, Grant, Graves, Hearn. Jackson, Killebrew, Langley, Maples, Mastin, Meadows, Mixon, Montgomery, McClusky, McQueen, Patton, Robbins, Robinson, Rogers, Rowe, Routon, Savage, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Tuck, Turner, Ward, Wheelees, Williams of Bullock, Williams of Henry, Wood-57.

Notice was given by the following named gentlemen of their intention to call up for passage this afternoon: Mr. Willett, H. 821: .

Mr. Coleman, H. 822;

Mr. Forman, s. 57.

MESSAGE PROM THE SENATE.

Mr Speaker

The senate has concurred in the house joint resolution, Recalling house bills 71, 56, 243, from the governor, for correction.

W. L. CLAY, Secretary.

AFTERNOON SESSION.

BILLS ON THURD BRADING.

st. 480. To anthorize the municipality of Selma to force property owners to connect all waste pipes, sinks and water closets on premises with a sewor.

Was read a third time, at length, and passed-yeas 69, navs 0.

Yeas:

Messirs, Speaker, Boaslov, Beeson, Boykin, Brooks, Brown of Russell, Calhoun, Camp, Cole, Cook of Wilcox, Curtia, Dale, Daris, Deans, Ellis, Evring, Flenting, Flenting, Frenan, Franklin, Feller, Galm, Gibbons, Graham, Grant, Graves, Jackson, Jiboks, Kelly, Konendy, Killebers, Kyel, Langley, Lipscomb, Magios, Mastin, Mayfield, Meadows, Mahan, Mills, Mixon, Mottgomery, McGueer, Okton, Powell, Rabb, Beaves, Rosch, Rogers, Roye, Routon, Sanioul, Starqe, Medica, Orgers, Roye, Routon, Sanioul, Starqe, Willer, Williams of Bullock, Williams of Bullock,

R. 530. For the preservation of game in Madison county,

was amended, read a third time, at length, and nassed —veas 65, navs 0.

Yoas:
Messrs. Speaker, Banks, Barron, Beasley, Bellinger,
Boylin, Brooks, Brown of Coneuch, Brown of Russell,
Galhann, Camp, Goleman, Good,
Galhann, Camp, Goleman, Good,
Galhann, Camp, Goleman, Good,
Galhann, Garey, Jackson, Jills, Killer, Fullen,
Igner, Fincher, Ford, Forman, Franklin, Fuller, Fullen,
Gibbons, Grant, Graves, Jackson, Jilns, Killebrow,
Kyiz, Langler, Maples, Marfield, Meador, Jiknon, Momgomery, McCludeky, McGorvey, McLuen, O'Brien, Ott,
Fatton, Ferry, Rand, Roach, Robbins, Robbinson, Roge
er, Roaton, Sestroeningh, Servers, Smith of Athuaga,
Smith of Buller, Smith of Mallaga,
Millann of Buller, Smith of Monty, Wood—
Millann of Buller, Smith of Monty, Wood—
Millanns of Monty, Wood—
Millanns of Monty, Williams of Henry, Wood—
Millanns of Monty, Wood—
Millanns of Monty,

s. 57. To make United States license for the sale of apirituous, vinous or malt liquors or of alcoholic bitters, cordials, or boverages of any kind in violation of law in this state, prima facio evidence,

Was amended, read a third time at length, and passed

Yeas:

Messrs, Beasley, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Callioun, Camp, Cole, Cook of Talladega, Cook of Wilcox, Dule, Davis, Fielding, Fietcher, Ford, Forman, Franklin, Fuller, Follon, Gains, Gibbons, Gratu, Graves, Harris, Jackson, John, Kelly, Kennedy, Killebrew, Kyle, Langley, Maples, Mayfield, Meador, Meadows, Mills, Mixon, Mootgomery, Mo Clusky, McQueen, O'Brien, Patton, Rabb, Rosch, Robbins, Rowe, Scarborough, Ward, Wheeless, Willett, Williams of Bullock, Williams of Henry, Wood—54.

Nays; Messrs, Cameron, Deans, Taylor—3.

Messrs, Cameron, Deans, 12/107—3.

H. 789. To amond sections one and two of an act to establish partial stock law districts, in Ta'ladega county, approved February 21, 1887, and all acts amendatory of said sections of said act.

Was read a third time, at longth, and passed-yeas

61, nays 0. Yeas:

Vasis- Sjecker, Banko, Barron, Bosalry, Becom-Betin, Brouks, Brown of Concernh, Brown of Rissotl, Barks, Calhean, Cameron, Camp, Cole, Coleman, Cock of Thiladega, Cook of Widcox, Dale, Davis, Ewing, Fletcher, Fuller, Fulton, Gains, Gibbons, Ornat, Graves, Fletcher, Fuller, Fullon, Gains, Gibbons, Ornat, Graves, Maples, Mayfield, Mendows, McCorrey, O'Brien, Patton, Prowell, Rabb, Rand, Raoves, Roach, Robbins, Rogers, Routon, Sunford, Swange, Scarborough, Smith of Autonges, Swith of Buller, Danth of George Signal Willist, Wood—off. Not., Turner, Wheeless, Whitten, Willist, Wood—off. Not.

H. 822. To amend an act to amend section 141, of the

code of Alabama, approved December 12, 1892.

Mr Boykin offered the following amendment:

"Size, 2. Be it further enoted, That any manufacture, merchast or other person, company or corporation who includes directly or indirectly the tag tax provided by the provisions of this act in the price of guano or furtillizers sold, such sale shall be void and the seller cannot collect under the laws of the state of Alabama, the amount for which the said guano or fertillizer was sold," Mr. Graham moved to table the amount, and the

Mr. Graham moved to table the amendment, and t yeas and mays being ordered.

Mr. Graham's motion was lost.

Yess 25, nays 63.

Yeas:

Messrs. Speaker, Banks, Brooks, Brown of Conecuh, Burks, Calhoun, Cameron, Coleman, Dale, Deans, Graham, Grant, Kennedy, Mahan, Mills, Montgomery, McQueen, Ott, Roach, Robbins, Summers, Tuck, Turner, Ward, Willett, Williams of Henry-25.

Nays:

Méses. Barron, Beasley, Beesen, Boykin, Brown of Russell, Camp, Colo, Cook of Talladeça, Cook of Wilcox, Curias, Davis, Ellis, Ewing, Fjelding, Flatcher, Pord, Forman, Franklin, Fuller, Gains, Gibbons, Graves, Harris, Iram, Lille, Gains, Gibbons, Graves, Harris, Iram, Lille, Gains, Gibbons, Graves, Harris, Iram, Lille, Gains, Gibbons, Mayfield, Messlow, Mesdowe, Mison, McClusky, O'Prica, Patton, Prowell, Rabb, Rand, Roaves, Robbins, Robinough, Smith of Audonya, Smith of Batier, Smith of Batier, Smith of Audonya, Smith of Batier, Smith of Bullock, Wood-Solio, Paylor, Wivelews, Williams of Bullock, Wood-Solio, Paylor, Wivelews, Williams of

Mr. Boykin's amendment was then adopted.

The amendment offered by the committee was adopted.

Mr. Davis offered an amendment as follows:

"Amend by providing that the tax so collected shall be paid into the common school funds of the state."

Mr. McQueen moved to table Mr. Davis' motion.

The yeas and mays being ordered, Mr. McQueen's motion was lost.

Yeas 32, nays 54.

Yeas:

Messrs. Speaker, Brooks, Brown of Conecuh, Brown of Conecuh, Dale, Pietcher, Fulton, Grahsm, Orani, John, Kelly, Kennedy, Kylo, Lipscomb, Mayfield, Mahan, Montgomery, McQueen, O'Brien, Ott, Rabb, Rand, Roach, Robinson, Kogers, Rowe, Smith of Mobile, Turner, Ward, Williams of Henry—32.

Nava:

Messas. Banks, Barron, Beasley, Beeson, Bellinger, Beykin, Burks, Camp, Golo, Cook of Talladeza, Cook of Wilcox, Cardis, Pavis, Deans, Ellis, Ewing, Food, Porman, Fills, Lickeon, Jinks, Killebrew, Langley, Maples, Mastin, Mendows, Mills, Mircon, McClusty, Maples, Mastin, Mendows, Mills, Mircon, McClusty, Maples, Mastin, Medows, Mills, Mircon, McClusty, Sapides, Mastin, Modern, Sanford, Savage, Searborough, Servers, Smith of Autraga, Smith of Burt, Willett, Williams of Bullock, Wood—54.

The previous question was ordered, and the year and nays being demanded, Mr. Davis' motion was lost.

Yeas 44, nays 41,

Yeas:
Messrs, Banks, Bosalov, Bellinger, Boykin, Brown of
Russell, Camp, Cole, Gook of Talladoga, Curts, Davis,
Ellis, Eving, Ford, Forman, Franklin, Fuller, Gains,
Gibbons, Graves, Harris, Hesrn, Hill, Jackson, Jinks,
Mison, McChay, Parsell, Rosves, Robins, Routon,
Bavago, Smith of Autsuga, Smith of Buder, Taylor,
Wheeless, Willest, Williams of Bullock—44.

Naya: "
Mesers. Spenker, Bosson, Brooks, Brown of Conceuth,
Burks, Calhoun, Cameron, Coleman, Cool of Wilezo,
Burks, Calhoun, Cameron, Coleman, Cool of Wilezo,
Han, Grana, John, Selly, Kennedy, Kyle, Lippconni,
Mayfield, Meador, Maháa, Montgomery, McQueen,
O'Brien, Old, Hoton, Rable, Rock, Robinson, Rogers,
Rowe, Sanford, Seatforough, Serens, Seale, Smith
Greens, Smith of Mobile, Tuck, Turner, Ward, William
Greens, Smith of Mobile, Tuck, Turner, Ward, William

And the bill,

Was read a third time, at length, and lost —yeas 40, nays 45.

Messrs. Speaker, Banks, Beeson, Bellinger, Brooks, Brown of Conceuth, Calboun, Cameron, Coleman, Dale, Brown of Conceuth, Calboun, Cameron, Coleman, Dale, Dohn, Kelly, Konnedy, Kylo, Lipscomb, Mayleld, Mahau, Montgomery, McQueen, O'Brien, Ott, Raud, Rooch, Robinson, Rogers, Rowe, Savage, Serews, Snith of Mobile, Taylor, Tuck, Turner, Ward, Williams of Henry —410.

Nays: Barron, Beasley, Boykin, Brown of Russell, Camp, Iolie, Cook of Tinladogs, Cook of Wellow, Certis, Messer, Barris, Hearn, Jackson, Jinis, Bellow, Grand, Barris, Hearn, Jackson, Jinis, Killiberew, Langley, Mavlin, Mendor, Meadows, Mills, Mixon, McClusky, Faton, Proveil, Babb, Reaves, Robbins, Routon, Savage, Scarforeeqih, Smith of Autauga, Smith Robbins, Savage, Scarforeeqih, Smith of Autauga, Smith of Ballock, Wood—Seener, Wineless, Williams of Billock, Wood—Seener, Wineless, Williams of Billock, Wood—Seener, Westeners, Williams of Billock, Wood—Seener, Westeners, Williams of Billock, Wood—Seeners, Westeners, Wes

H. 821. To provide for the calling and holding of meetings of stockholders of railroad corporations in certain cases, and regulating the voting, the election of officers, and the transaction of other husiness at such meetings.

Mr. O'Brion moved to recommit the bill to the committee on revision of laws, pending which motion, the house adjourned till to-morrow morning at 10 o'clock.

THIRTY-FOURTH DAY.

House of Representatives,

January 29, 1895.

The house met pursuant to adjournment.

Prayer by Rev. Mr. Elliott, of the city.

REVISION OF JOURNAL.

A quorum was present.

The committee on revision of the journal reported the journal of vesterday correct.

EXPORT OF COMMITTEE ON BULES.

The committee on rules reported favorably the following resolution, which was adopted: Resolved by the house the senate concurring, that the pres-

ident of the senate and speaker of the house be and are hereby requested to erase their signatures to the following hills, to-wit: H. S. 56, 71, 243, for the purpose of amendment.

LEAVE OF ASSENCE.

Indefinite leave of absence was granted to Mr. Manning.

UNPINISHED BUSINESS.

The house resumed consideration of Mr. O'Brien's mo-

tion to recommit to the committee on revision of laws,

H. 821. To provide for the calling and holding of meetings of stockholders of railroad corporations in certain cases, and regulating the voting, the election of officers, and the transaction of other business at such meetings.

The year and nays being ordered, Mr. O'Brien's motion was lost.

Yeas 29, nays 55.

Yeas:

Messrs. Banks, Barron, Beeson, Brooks, Brown of Bussell, Cameron, Camp, Cook of, Wilcox, Curtis, Fletcher, Fulion, Gewin, Graves, John, Kennedy, Lipscomb, Maples, Mayfield, Mahan, Montgomery, O'Buch, Ott, Fatton, Rabb, Rogers, Howe, Seale, Turner, Williams of Bullock—29.

Nays:

Møssr. Speaker, Beasley, Bellinger, Boykin, Brown of Conneuth, Burts, Burns, Calhoum, Cole, Cook of Talladge, Dale, Davis, Deans, Ellis, Ewing, Fielding, Ford, Forman, Franklin, Fuller, Gains, Gibboes, Graham, Grand, Harris, Hearn, Hill, Jackson, Kelly, Killebrow, Langley, Mastin, Mosdor, Masodow, Mille, Mixon, Fordon, ol, Rand, Resvies, Rosch, Robbins, Robinson, Roston, Greens, Smith of Mobile, Summers, Tuct., Ward, Wheeless, Willett, Wood—55.

Was read a third time at length.

Mr. O'Brien moved to reconsider the vote by which the bill was ordered to a third reading, and Mr. Willett moved to table Mr. O'Brien's motion. The yeas and nave were ordered, and Mr. O'Brien's

The yeas and mays were ordered, and Mr. O'Brien' motion was tabled—yeas 54, mays 40.

Yeas:

Massrs. Spaaker, Beasley, Bellinger, Boykin, Brooks, Brown of Concub, Burles, Buras, Cabhoun, Camp, Dale, Davls, Deans, Ellis, Ewing, Fleming, Flatcher, Forman, Franklin, Faller, Gains, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jackson, Kelly, Killebrew, Langley, Mastin, Mixon, Moore, McGorvey, Mc-Queen, Rand, Roach, Robbina, Robinson, Rowe, Savago, Serews, Smith of Autuage, Smith of Butler, Smith of Mobile, Summers, Taylor, Tuck, Ward, Wheeless, Willett, Williams of Bullock, Williams of Henry-54.

Navs:

Messrs. Banks, Barron, Besson, Brown of Russell, Camoron, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Cursis, Fulton, Gains, Gewin, John, Lipscomb, Maples, Mayfield, Masdor, Meadows, Mahan, Mills, Moore, O'Brion, Patton, Frowell, Rabb, Reaves, Rogers, Seale, Smith of Greens, Furner—40.

The previous question being ordered, the bill was passed—yeas 66, nays 18.

Yeas:

Yous: Synsher, Bendey, Reson, Bellinger, Boykin, Been of Concessib, Barks, Berns, Galbonn, Camp, Cole, Ook of Tallafega, Curtis, Dafe, Davis, Daens, Sills, Ewing, Fleding, Fleshuey, Food, Forman, Franklin, Fuller, Gains, Gewin, Gibbons, Graman, Granty, Graves, Harris, Baran, Ithl., Jedsson, Kelly, Kennedy, Killsbews, Langley, Mastin, Myciledd, Meadows, Mottgomery, McClassy, McGorvey, Towell, Randt, Reaves, Bookh, Mobbins, Boltimon, Bowe, Odastada, Santhi of Bruker, Smith of Mosble, Summers, Taylor, Tuck, Ward, Wheeless, Willate-86.

Navs:

Messrs. Banks, Barron. Brooks, Brown of Russell, Cameron, Gook of Talladega, Fulton, John, Lipsoomb, Maples, Mahan, O'Brien, Patton, Rabb, Rogers, Seale, Turner, Wilhams of Bullock—18.

Mr. Willett moved to reconsider the vote by which the hill was passed, and to lay that motion on the table. The year and nays being ordered, Mr. Willett's motion

was carried-yeas 64, nays 16.

Yeas:
Mesars. Speaker, Beasley, Besson, Bellinger, Boykin,
Brooks, Brown of Coneculi, Burks, Burns, Calbouu,
Camp, Coleman, Cook of Wilox, Gurtis, Dale, Davis,
Deans, Ellis, Ewing, Fleming, Fletcher, Ford, Fornan,
Franklin, Fuller, Gains, Gibbons, Graham, Grant,
Harris, Hearn, IIII, Jackson, Kelly, Killebrew, Langlew, Massim, Meadows, Mills, Mixon, Moore, Me-

Clusky, McCorvey, Rand, Resves, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Savage, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smlth of Mobile, Tuck, Wheeless, Willett, Williams of Bullock, Wood-64,

Messrs, Banks, Barron, Brown of Russell, Cameron, Cook of Talindega, Fulton, Gewin, Graves, John. Lipscomb, Mayfield, Mahan, O'Brlen, Patton, Rabb, Seale, Turner-16.

Mr. Willett moved to reconsider the vote by which. H. 822. To amend an act to smend section 141 of the code of Alabama, approved December 12 1892.

Was lost on yesterday.

The yeas and nays being ordered, Mr. Willitt's motion was carried. Yeas 44, nays 41;

Messes, Speaker, Banks, Beeson, Brooks, Brown of Conecuh, Burks, Calhoun, Coleman, Dale, Davis, Deans, Fielding, Fletcher, Ford, Fulton, Gewin, Graham, Grant, John, Kelly, Kennedy, Lipscomb, Maples, Mahan, Montgomery, McCorvey, McQueen, O'Brien, Ott, Patton, Prowell, Rand, Roach Robinson, Rogers, Rowe, Seale, Smith of Mohile, Taylor, Tuck, Turner, Ward, Willitt, Williams of Henry-44.

Messrs, Barron, Boykin, Brown of Russell, Burns, Camp, Cole, Cook of Talladoga, Cook of Wilcox, Curtis, Ellis, Ewing, Fleming, Forman, Franklin, Fuller, Gains, Gibbons, Graves, Harris, Hearn, Hill, Jackson, Jinks, Killebrew, Langley, Mastin, Mayfield, Meadows, Mills, Mixon, Moore, McClusky, Rahb, Reaves, Robbins, Rouson, Savage, Smith of Autauga, Smith of Butler, Wheeless, Williams of Bullock-41.

The previous question was ordered and the bill was passed.

Yeas 48, nays 39.

Yeas: Messrs, Speaker, Banks, Beeson, Bellinger, Brooks, Brown of Conecuh, Burns, Calboun, Cameron, Coleman, Dale, Davis, Deans, Fleming, Fletcher, Ford, Fulton, Gewin, Grahath, Grant, John, Kelly, Kennedy, Maples, Mayfield, Mahan, Montgomery, McCorvey, McQueen;

O'Brien, Ott, Patton, Perry, Rand, Roseh, Robinson, Rogers, Rowe, Sanford, Screws, Seale, Smith of Greene, Smith of Mobile, Summers, Taylor, Turner, Ward, Williams of Henry—48.

Nava:

Naya: Barron, Boykin, Brown of Russell, Burn, Blossrs. Barron, Boykin, Brown of Wilcox, Curis, Stalis, Fleening, Forman, Franklin, Fulle, Gains, Garwa, Elis, Fleening, Forman, Franklin, Fulle, Gains, Garwa, Martin, Mills, Mison, Moore, Frowell, Rabb, Reserva, Moore, Brown, Stalis, Robbins, Routon, Savage, Scarborough, Smith of Autauga, Smith of Butler, Wheeless, Williams of Bulleck, Wood—39.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Smith of Autauga-

H. 1030. To authorize the intendant and councilmen of the town of Prattville to issue bonds, Corporations:

By Mr. Graves—

н. 1031. To Establish a board of revenue for Barbour county, Education:

By Mr. Smith of Butler-

by Mr. Shills of Distor—

M. 1032. To amend section 3 of an act entitled an act to amend the caption and sections one (1) and eight (8) of an act entitled an act to prevent horses, mules, asses, cows, hogs, sheep, and goats from running uncontrolled on crops in Beat No. five and in Beat No. eight, in Butler county, and to prescribe a rule of damages and rules of protection in the trial of cases under this act approved

February 5th, 1891, Local Legislation;

By Mr. Ewing (by request)-

n. 1933. To regulate the practice and proceedings in civil and criminal cases in the circuit court of Cherokee county, in this state and in supreme court on appeal in said cases,

Judiciary;

By Mr. Beeson-

H. 1034. To require the county treasurer of DeKalb county, to pay James McLendon of Etowah county for services done as county commissoner.

Appropriations;

Appropriations; By Mr. Maples—

n. 1085. To create the fifteenth judicial circuit of the State of Alabana, to fix the time of hobling court therein, to provide for appointment of a solicitor for said circuit and a judge for the shirth judicial circuit,

Judiciary; By Mr. Fulton-

n. 1036. To amend section 1 of an act entitled an act to provide for the registration and lien of judgments and decrees for the payment of money, approved February 26th, 1889.

Also.

n. 1037. To amend section 7 of an act approved February 23rd, 1883, regulating fines and forfeitures in Jefferson and Montgomery counties,

Revision of laws; By Mr. John-

н. 1038. To amend section 188 of the code,

Military;

B. 1039. To amend section 185 of the code,

Military;

H. 1040. To amend section 191 of the code, Military:

Military;

и. 1941. To amend section 171 of the code, Military;

Also, н. 1042. To amend section 174 of the code,

Military;

u. 1043. To provide for the filling vacancies in the elective officers of the Alabama State Troops,

Military;

Also, H. 1044. To authorize the formation of a brigade of the Alabama State Troops and to provide for the appointment of the officers thereof, Military;

Also, H. 1045. To authorize an officer elected to the same office in another organization to accept such office without losing his rank.

Military;

11. 1046. To amend section 184 of the code.

Military; By Mr. Rogers-

H. 1047. For the relief of parties whose lands have

Ways and means;

By Mr McCorvey in 1048. To authorize the several counties in this state to issue bonds for the purpose of building court houses, jalls, and bridges, for repairing, improving or furnishing the same and for refunding any outstanding indebtedness of the several counties.

Corporations; By Mr. Clark-

H. 1049. To incorporate the Wetumpka Falls Manufacturing Company,

Corporations; .

By Mr. Sanford x. 1050. To establish a seal for the State of Alabama.

Judiciary;

H. 1051. To adopt a flag for the use of the State of Alabama,

Military; By Mr. Mahan-

R. 1052. To amend sections 1418 and 1423 of the code of Alabama,

Public roads and highways; By Mr. Fleming-

n. 1053. To prohibit the sale, giving away of vinous, mait or spirituous liquors or other intoxicating bitters within three (3) miles of St. Johns Baptist Church, in Pike county, Alabama,

Temperance:

Also,

. H. 1054. To require license of emigrant agents doing business in the state, Ways and means:

By Mr. Deans (by request)-

H. 1055. To amend autholivision 5 of section 23, of an act to establish a new chartor for the city of Calora, approved Feb. 21, 1893,

Temperance;

By Mr. Mixon—
H. 1056. To authorize Mary King, widow of Henry
King, to sell the lands belonging to said Henry King, at
private calc.

Revision of laws;

By Mr. Robinson— H. 1057. To provide for additional clerical force in the office of the state superintendent of education.

Appropriations;

By Mr. Clark n. 1058. To establish a branch agricultural school at Hamilton, in Marion county, Alahama,

Agriculture; By Mr. Boykin-

M. 1059. To amend an act entitled an act to incorporate the Phoenix City Railway Company, define its rights, privileges, powers and franchises, approved December 19, 1894.

Corporations; By Mr. John-

n. 1060. To authorize and empowor the register in chancery for the sixteenth dietrict of the northwestern division of Alabama, to exercise all powers now conferred upon him by law in term time as well as in vacation.

Judiciary :

x. 1061. To authorize the mayor and aldermon of Birmingham to provide the means necessary to maintain fire protection in the city of Birmingham, by special asseements on the value of property as enhanced by anch protection.

Local legislation;

Also, H. 1062. To regulate the sale of real estate for unpaid municipal taxes and assessments in the city of Birmingham,

Local legislation :

Also.

n. 1963. To confer additional powers on the mayor and aldermen of Birmingham, Local Legislation;

Also.

H. 1064. To amend the charter of the city of Birmingham, so as to authorize the mayor and aldermen to impose a license tax on all policies of fire insurance taken out on property in said city for the purpose of maintaining a fire department in said city,

Revision of laws;

Also, H. 1065. To authorize the mayor and aldermen of Birmingham to issue bonds of said city to fund and retire the outstanding bonded indebtedness of said city,

Local legislation;

By Mr. Forman н. 1066. To establish an agricultural school and experiment station at Springville, in St. Clair county, Education:

By Mr. O'Brien-

H. 1967. To incorporate the board of lady managers of the Hospital of United Charities in Birmingham, Alabama.

Corporations; By Mr. Gibbons-

By Mr. Gibbons—
R. 1068. To establish an agricultural school and experiment station at or near Afton, Alabam, to be located by the governor, superintendent of education and the commissioner of agiculture,

Agriculture,

By Mr. Ellis-

n. 1969. To better provide for the payment of certain claims therein named, Local legislation.

DILLS ON SECOND READING.

The chairmen of the several committees, reported favorably on the following bills:

H. 116. To amend an act entitled an act to establish the city court of Bridgeport and to increase the jurisdiction thereof.

(With substitute);

H. 156. To require insurance companies to pay full face value of all policies issued by them when property on which policy was issued has been destroyed by fire, unless said property was fraudulently destroyed.

(With substitute);

H. 198. To allow appeals by one or more parties to a judgment or deeree without joining therein all the parties to such judgment or decree, and to declare the effect thereof.

(With substitute);

n. 407. To amend section one of an act entitled an act to amend an act to establish the city court of Anniston, approved February 9, 1893;

101, approved recturary 3, 1993, 1993, 1993, 1993, 1993, 1993, 1994, 1995, 199

and 406, (313), of the code of Alabama; H. 587. To constitute the town of Oxford a separate school district, and to provide a board of education there-

for;

R. 592. To establish a county school book board to select a uniform serios of text books for use in the public schools of the several counties of the state,

(With substitute):

11. 597. For the relief of Cyrus Boykin, of Washing-

ton county;

H. 665. To authorize the introduction of certain testimony on trials for using abusivs, obscene or insulting

language in the presence of foundles; n. 670. To pay W. W. Waite, shoriff of Clarke county, for the removal of George W. White, charged with a felony, from LaFayotte, in the state of Louisiana, to Grove Hill, in Glarke county. Alabama:

R. 681. For the relief of W. A. McLendon, sheriff of Henry county;

н. 687. For the relief of W. T. Cureton, late shariff of Henry county;

H. 694. To execute section 23 of article XIV of the constitution, prohibiting the granting of free passes to members of the general assembly and state;
H. 644. To confirm the incorporation of the Phoenix
Club, of Birmingham, Alabahas, and to enlarge the

powers and capacity of said club, (With minority report);

n. 698. To require railroad companies or common carriors, carrying passengers to keep an office, ticket agent and waiting rooms in Incorporated town and cities, of five hundred or more inhabitants,

(With substitute); H. 702. To make the wife a competent witness for

or against hor husband in all proceedings in any of the courts of this state, for abandoning his family under the vagrancy statute; E. 715. To amend section 2933 of the code of Ala-

E. 715. To amend section 2933 of the code of Ala-

H. 728. For the relief of Margaret R. Randall, widow of Dudley C. Randle, M. D., deceased;

H. 730. To amend section 3751 of the code of Ala-

H. 733. To relieve Wm. B. Westcott of the disabili-

ties of non-age; E. 734. To relieve Theodosia Montgomery, of the county of Montgomery, a married woman, under the

age of eighteen years, of the disabilities of non-age; II. 737. For the relief of the Troy Fertilizer Com-

pany; H. 742. To divest titlo in cortain lands lying in Calhoun county, Alabama, out of the state, and to vest title

in same in Mary A. Nance;
H. 751. To provide for the time of taking up the

eriminal dockets in the counties of Buillock and Dale; K. 762. To give physicians a lien upon the personal

property of any person for the payment of multime furnished and services rendered to such person, or his family, not to exceed the sum of ten dollars a year, and to provide for the outbreement of such lien;

N. 766. To authorize the construction of tram ways, and the roads, canals and ditches by corporations, associations, partnerships and individuals, and to float say lumber rafes, &c., down any stream susceptible of loating the same, in the countries of Generya and Coffee, (With amgedment);

with amenument);

H. 768. To repeal an act entitled an act to probibit the driving of logs, timber or lumber, in that part of the Choctawhatchie River, in this state, below the town of Newton, in Dals county, approved February 6th, 1889; H. 774. To make incurable insanity a ground for

divorce: H. 780. To regulate the time of taking up the

docket of criminal cases for final trial in the eircuit H. 785. To amend section 2905, (3196) of the code

of Alabama, of 1886;

H. 795. To authorize and empower the commissioners court of Shelby county to appropriate money from the general fund to pay off registered claims against the fine and forfciture fund of said county; n. 790. To relieve Louise A. Westcott of Montgomery

county, of the disabilities of non-age;

H. 805. To define and punish blackmailing;

H. 808. To make the anniversary of the hirthday of Jefferson Davis e legal holidey;

H. 811. To authorize and empower clerks of the circuit courts and registers in chancery to issue writs of mandamus, certiorari, supersedeas, quo warranto and all other writs remedial;

H. 817. To amoud section 2972 of the code of Alabama, so as to provide a more effective remedy against the subscribers of the capital stock of a corporation who have not paid their subscriptions;

H. 820. To provide for the holding of the circuit courts

in the second judicial circuit;

H. 825. To amend on act to establish the city court of Gadsdan, approved December 17th, 1891, by amond-

ing section three of said amending act;

H. 828. To prevent the double prosecution and puu, ishment in the courts of this state of persons who have been previously tried for misdsmeanors before the mayorrecorder or acting recorder of incorporated towns or cities in this state, and to prescribs the duty of such mayor, recorder, or acting recorder, in cases where nersons are brought before them on a charge which is made a felony under the laws of this state;

H. 849. To relieve M. D. Still, of Elmore county,

Alabama, of the disabilities of non-age;

w. 874. To amend section 2083 of the code of 1886;

H. 889. To require railroads to be fenced or to pay for all live stock killed on the track thereof where not fenced:

п. 891. To regulate the practice in the courts of law in this state:

H. 915. To refund to J. H. Williams, of Elmore county, the sum of eighty dellars, with interest, being purchase money for certain land herotofors erroneously sold him by the state:

H. 916. To relieve Annie B. Batchelor, Barah Batchelor and William T. Batchelor, minor children of William T. Batchelor, Jr., of Elmore county, from the disabilities of non-age.

With amendment:

H. 924. To amend section 3612 (3918) of the code of Alabama:

H. 938. To repeal an act entitled an act to provide for the election of a superintendent of education for the county of Tuskaloosa and to define his duties, approved February 10th, 1887;

H. 930. To amend section 32 of the code :

u. 940. To re-enact sections 4197 to 4232 inclusive for Bullock county:

w. 941. To incorporate the Olivet Club.

With minority report;

H. 943. Regulating the husiness of pawnbrokers in cities of the State of Alabama;

H. 946. To amend section ten (10) of an act entitled an act to prohiblt the sale, giving away or otherwise disposing of spirituous, vinous or malt liquors or intoxicating bitters or patent medicines having alcohol as a base in Calhoun county, approved December 7, 1886;

B. 947. To authorize and empower the mayor and aldermen of the city of Tuscaloosa to issue and sell the honds of said city in an amount not exceeding twenty thousand dollars, the proceeds thereof to be used for the purpose of paying off and satisfying the interest or interest coupons now due or to become due on the present outstanding bonds of said city; and for the purpose of paying the outstanding floating debt of said city;

H. 953. For the protection of creditors;

и. 954. To fix the time of holding circuit courts at

Clayton and Eufaula, in Barbour county, in the third judicial circuit.

H. 984. To amend section 2 of an act which was approved December 11th, 1886, entitled an act to amend section 2 of an act approved December 28th, 1868, entitled an act to amend the caption and first, and the third sections of the act estilled an act to incorporate the Pioneer Petroleum Company, approved February 8th, 1866.

R. 967. To repeal an act to repeal an act to be entitled an act to incorporate the town of Alco, in the country of Escambia and state of Alsbama, approved February 13th, 1859;

H. 971. For the relief of H. L. Martin, register in chancery for Macon county, Alabama; M. 974. To amend section 3258 of the code of Ala-

bama; H. 985. To repeal section 705 of the code of Als-

hama; n. 988. To refund to persons the purchase money

paid for lands erroneously sold by the state; H. 1909. To establish the thirteenth judicial circuit of the State of Alabama, to fix the time of holding courts

thorein and to provide for the appointment of a judge and the election of a solicitor for said eircuit; H. 1061. To amend section 6 of an act entitled "An act to provide for the making and maintaining the pub-

lic roads and bridges in Jefferson county, Alabama, approved December 17, 1891; K. 658. To prevent all persons from hunting upon the

inclosed lands of the residents of Wilcox county except by writton permission of the occupant of the enclosed premisse;

н. 770. To provent the running at large of stock in certain portions of Greene county; н. 897. To regulate the keeping of dogs in the coun-

H, 897. To regulate the keeping of dogs in the counties of Barbour and Russell;

M. 880. To prevent lunting or fishing, entering upon or trespassing upon certain lands on the Black Warrior in Groone county, in towaships twenty-one and twentytwo and ranges evo and three, cast, after the owner or person in possession thereof shall have forbidden the same by notice posted on the lands or by publication in a

newspaper published in said county;

H. 725. To amend sections two (2), fifteen (15), and sixteen (16), of an act entitled an act to regulate Mobile Harbor, approved February 18, 1889;

H. 1029. To fix the time when the officers of Phosnix

City, Alabama, elected heroafter shall qualify and anter upon the duties of the office;

s. 117. For the relief of the several sheriffs of the State of Alabama, who collected fees from the state for releasing prisoners under the provisions of an act entitlad an act to provide for the payment of costs on convictions of felony where the defendant is sentenced to imprisonment in the penitentiary, approved February 25,

s. 244. To appropriate the amount of the per diem for the term for which the late Hon, P. S. Holt was elected to serve as a member of the house of representatives from Macon county, in this general assembly which accrued prior to the date of the special election to fill the vacancy caused by his death to the widow of said representative: s. 241. To provide for repairing the macadamized

roads in Colbert county;

s. 199. To amend sections six, eleven, fifteen, twentyone, twenty-five, thirty-four, forty and fifty-one of an act entitled an act to amend an act entitled an act to incor-· porate the port of Mobile and to provide for the government thereof, approved December 10, 1886, With amendment.

The above and foregoing bills, were severally read a

sacond time, and placed on the calendar. H. 996 was returned and referred to the committee on revision of laws. The petition from the citizens of Dothan in regard to

whiskey traffic was referred to committee on temperance.

SPECIAL ORDERS.

H. 1009 was made a special order for to-morrow morne ing immediately after reading of the journal.

Mr. Cook moved that house bill 796 be returned to the house without recommendation from the judiciary committee and placed on calendar, which motion carried.

Mr. Sanford moved that house bill 320 be returned to the house without recommendation from judiciary committee and placed on the calendar.

Pending which motion the house recessed,

AFTERNOON SESSION.

MESSAGE PROMITTIE SENATE.

Mr. Speaker:

The senate has concurred in the house joint resolution requesting the president of the sanate and the speaker of the house to erase their signatures to the house bills Nos.

56, 71, 243 for the purpose of amendment.

The senate insists on its amendment to the house hill, n. 103. To amend an act satisfied an act to incorporate the Alabama Baptist Colored and Theological School and all amendments thereto:

And accedes to the request of the house for a committee of conference on the disagreement of the two houses thereon.

Committee on part of the senate, Messrs. Culver, Porter. Nolen:

And has amended, as therein shown, and, as amsuded, has passed the house bill,

H. 363. To allow a county surveyor of any county in this state to act as county surveyor of an adjacent county under certain conditions:

And has passed the house bills,

H. 580. To incorporate the Mutual Fire Insurance Association of Montgomery and to define its rights, powers and franchises;

H. 490. To Incorporate the Lauderdale County Fair

The senate has originated and passed the following bills:

bills:

8. 250. To amend section ten of an act entitled an act to constitute the city of Anniston a separate school district and to provide a beard of education therefor, approved January 28, 1891;

s. 270. To create a separate school district in Dale

and Coffee counties in Alabama, to be known as Hatcher's School District, and to define the boundaries thereof;

a. 284. To smend an act entitled an act to amend sotion one (1) of an act entitled an act to amend an act entitled an act to incorporate the port of Mobile, and provide for the government thereof, approved February 11th, 1879, approved December 10th, 1886, approved February 4, 1803;

s. 298. To incorporate the Madison High School in

Madison county, Alabama;

s. 291. To regulate the amount of fees to be received by witnesses attending court in criminal cases, or before the grand jury, or any other criminal proceedings, so far as the same relates to the county of Tuskaloesa;

a. 288. To authorize the mayor and council of the town of Marion to erect and maintain water works in said town to issue bonds for the purpose of erecting and maintaining said water works to all intent, not to exceed thirty thousand dollars, and to make provision by deed of troat, and the creating of a sinking fund for the payment of said bonds.

> W. L. CLAY, Secretary.

SENATE MESSAGE,

The senste bills just received, whose titles are set forth in the above and foregoing message, were severally read once, and referred to the committees, as follows:

To education, s. 250, 270, 298;

To revision of laws, s. 284, 291;

To special committee consisting of delegation from-Perry, Dallas and Marengo counties, s. 288.

The house concurred in the senate amendment to

н. 363. To allow a county surveyor of any county in this state to act as county surveyor of an adjacent county under certain conditions.

Yeas 60, nays 0.

Yens: Messrs, Speaker, Banks, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conceuli, Brown of Ruesell, Burks, Burns, Calboun, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ewing, Fielding, Flaming, Fletcher, Forman, Franklin, Fuller, Gibbons, Grant. Graves, Harris, John, Kelly, Kennedy, Lipscomb, Maples, Massin, Mayfield, Meadows, Mills, Moore, McCorvey, McQueen, O'Brien, Ott, Patton, Prowell, Rabb, Roach, Rogers, Rowe, Savage, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turner, Ward, Wheeless-60.

BILLS ON THIRD EXADING.

H. 789. To amend section 1206 of the code of Alabama.

Was amended, read a third time, at length, and passed-yeas 56, nays 0. Yans:

Messrs. Speaker, Barron, Beasley, Beeson, Boykin, Brooks, Brown of Russell, Burks, Burns, Camp, Cole, Cook of Wilcox, Dale, Davis, Deans, Ellis, Fielding, Fletcher, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Harris, Hearn, Hill, Jackson, John, Kelly, Meador, Meadows, Moore, McClusky, Mc-Corvey, O'Brien, Ott, Patton, Prowell, Rabb, Reaves, Robbius, Robinson, Rogers, Rowe, Sanford, Scarborough, Screws, Smith of Autauga, Taylor, Tuck, Wheeless, Williams of Bullock, Williams of Henry-56.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES.

Mr. Speaker:

The committee on enrolled bills report the following bills correctly enrolled :

H. 232. To Incorporate the Huntsville District High School of the Methodist Episcopal Church, South, in the town of New Market, Madison county, Alabama; H. 452 To prohibit the sale or giving away or other-

wise disposing of vinous, spirituous, or malt liquors, or intoxicating bitters, or beverages within beat number two (commonly known as Crawford beat) in Russell county:

и 490. To incorporate the Lauderdale County Fair Association :

и. 580. To incorporate the Mutual Fire Insurance Association of Montgomery and to define its rights, powers and franchises.

J. H. MONTGOMERY, Chairman.

SIGNING BILLS.

The speaker of the house, in the presence of the house, immediately after their titles had been publiclyread by the clerk, signed the bills, whose titles are set out in the foregoing report of committee on enrolled bills.

BILLS ON THIRD READING.

H. 769. To provide for the more efficient working of the public roads in Greene county, and for the appointment of district road commissioners for Greene county, Was read a third time at length and passed-yeas 54,

navs 1

Messrs, Banks, Barron, Beasley, Beeson, Brooks, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Camp, Cole, Cook of Wilcox, Dale, Davis, Ellis, Ewing, Fielding. Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Harris, Juckson, Kennedy. Langley, Lipscomb, Maples, Meadows, Mills, Mixon, Montgomery, Moore, McClusky, McCorvey, Ott. Rand, Reaves, Rosch, Robbins, Rogers, Scarborough, Smith of Autauga, Smith of Greene, Tuck, Turner, Ward, Wheeless, Williams of Bullock, Williams of Hsnrv-54. Nays:

Mr. Mahan-1.

H. 763. To incorporate North Alabama College at Fort Psyne, DeKalb county, Alabama,

Was read a third time at length and passed-year 59, navs 0.

Yeas.

Messrs. Banks, Barron, Beasley, Beeson, Brooks, Brown of Conccub, Brown of Russell, Burns, Calboun, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gwin, Gibbons, Gran, Harris, Hearn, Jackson, Kennedy, Kyle, Langgr, Lipscomb, Maples, Meadov, Madow, Mahao, Mills, Maron, Montgomery, Moore, McClunky, McCorrey, Out, Raves, Roach, Robbins, Rogers, Searborough, Smith of Attauga, Smith of Greene, Tuck, Turner, Wheeless, Williams of Bullock, Williams of Henry, Wood—59.

H. 629. To repeal an act entitled an act to provide for the compensation of the county poor house in Limestone county, Alabama, approved February 23d, 1893; Was road a third time at length and passed—yeas 53,

nays 0. Yeas:

Messes. Banks, Barrow, Bessley, Berson, Brooks, Brown of Concesh, Brown of Kuesell, Calibour, Cameron, Camp, Cook of Talladege, Cook of Wilesc, Curis, Davis, Elik, Fewig, Feldang, Flening, Forman, Fenakla, Fuller, Fullon, Gains, Gewin, Gibbons, Graham, Grant, Fullon, Gains, Gewin, Gibbons, Graham, Grant, Hill, Jackson, Kenoedy, Külebrew, Kyle, Langley, Maples, Meadows, Matan, Mills, Mixon, Mougamenty, Moore, McCarey, Ott., Torke, Turner, Willey, Millams of Ballock, Williams of Henry-St., S. Williams of Ballock, Williams of Renty-St., S. Williams of Ballock, Williams of States of the Control of the C

H. 830. To authorize the commissioners courts of Cherokee, Etowah and DeKalb counties to levy a fax for working the public roads of said counties, and to let out

said roads by contract,

Was read a third time at length and passed—yeas 68, pays 0.

Yeas:

Messes. Banks, Barron, Bessley, Beeson, Brooks, Brown of Conceph, Brown of Russell, Burns, Calbaun, Cameroa, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Kwing, Fleiding, Grant, Hull, James, Massell, Micks, John, Kelly, Kennedy, Lampley, Maples, Massell, Micks, John, Kelly, Kennedy, Lampley, Maples, Massell, Maryland, Marchan, Powell, Rand, James, Maryland, Markey, Barron, Pawell, Rand, James, Barron, Bogors, Routon, Savage, Scarborough, Smith of Atataups, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuek, Turner, Ward, Willett, Williams of Bulleck, Williams of Bulleck,

n, 691. Te previde for making a jury rell for and to regulate the drawing of grand and petit juries of Jefferson county, Alabama,

Was road a third time, at length, and passed-yeas

Yeas:

Messes Barron, Beeson, Boykin, Brevela P. Seenh, Berwon et Gonsenh, Berwon et Rousen, Golfenson, Cooler Milcox, Davis, Dennes, Ewing, Fielding, Fleether, Ford, Ferman, Franklin, Fuller, Feller, Gwein, Graham, Grant, Graves, Herris, Hasara, Hill, John, Zelly, Kjep, Laughey, Lipscemb, Magles, Maytiad, Mendor, Madews, Mills, Mongouver, McChaller, Madews, Mad

H. 456. Te prevent stock from running at large in beats 4 and 8 in Elmore county, east of the Ceesa river, and west of the Tallapeesa river.

Was read a third time, at length, and passed—yeas 66, navs 0.

Yeas:

Messes Barren, Besaley, Beeson, Bellingsr, Bowkin, Breeks, Brown et Concenh, Brewa et Rassell, Burns, Calbonn, Cameren, Camp, Coleman, Ceok of Talhadega, Ceek of Wilcoc, Date, Davis, Desus, Ellis, Evang, Fielding, Fledning, Fleether, Ferd, Fernan, Frankling, Fielder, Pilons, Gians, Gawin, Gibbons, Graban, Giran, Graves, Hearn, Jackson, Jolin, Kully, Kennedy, Liganom, Manjee, Mastin, Mesder, Meadows Mills, Maxon, Mongemery, Ott. Parkon, Prowell, Rabb, Rowne, Combined Commission of Graven, Smith of Mobile, Vol. Ward, Waseless, Williams of Henry, Wood—60.

1, 704. Te prevent in cartain casses the wise exchange.

and transportation of cetteu in the seed in the county of Lee, and of cotten in the seed produced in said ceunty; Was read a third time, at length, and passed—yeas 68, pays 0.

Yeas:

Messrs. Barron, Beeson, Bsllinger, Brewn of Conecub, Brewn of Russell, Burns, Calleun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Denas, Ellis, Fering, Fielding, Fleening, Fletcher, Franklin, Fuller, Fulton, Gains, Gowin, Gibson, Graham, Grant, Graves, Jacsboon, Kelly, Kennedy, Killebrew, Kyle, Lipscomb, Maples, Mayrbad, Moador, Killebrew, Kyle, Lipscomb, Maples, Mayrbad, Moador, Kulen, Pavorel, Rabb, Rosrov, Koach, Roberton, Favorel, Favorel, Rabb, Rosrov, Koach, Roberton, Favorel, Favorel, Rabb, Rosrov, Koach, Roberton, Status, Pavorell, Rabb, Rosrov, Koach, Roberton, Status, Carlon, Carlon,

R. 917. To create the town of Greenshoro, Alabams, a separate school district, to incorporate the same and define its powers and duties, and to provide for the maintenance and management of the public schools of said district,

Was read a third time, at length, and passed—yeas 53, navs 0.

Yeas;

Messrs. Speaker, Barron, Beeson, Baylin, Brooks, Brown of Rossell, Barns, Cameron, Camp, Cob, Cook of Wilcox, Dale, Dares, Deans, Ewing, Fielding, Floran, Grant, Graves, Harris, Ratexon, Kelly, Kennedy, Killebrew, Kyla, Lipscomb, Maples, Meadows, Mills, Mixon, Mangonery, McQuest, Graves, Sarage, Smills of Lutaup, Senten Mangonery, Marchael States, Sarage, Smills of Lutaup, Senten Mangonery, Mannes, Tacks, Ware, Williams of Henry, Woods—Six Munnes, Tacks, Ware, Williams of Henry, Woods—Six Munnes, Tacks, Ware,

M. 577. To establish a separate school district, to be known as the Anton school district in Winston county, Was read a third time, at longth, and passed—yeas 63,

nays 0. Yeas:

Mesers. Banka, Barron, Bessloy, Beesson, Bellinger, Brooks, Brown of Genseulh, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Milcov, Curtis, Dale, Davis, Orticla, Caller, Davis, Carlon, Gardine, Geole, Grander, Grander, Grander, Grander, Grander, Grander, Grander, Grander, Grander, Geole, Harar, Jackson, John, Kelly, Komendy, Killerow, Langely, Lipcomb, Mesdows, Mills, Mixon, Montgomery, WeGervy, Ott, Perry, Provedl, Rabb, Roaven, Gooth, Perry, Provedl, Rabb, Roaven, Gooth,

Robbins, Robinson, Rogers, Rowe, Smith of Autanga, Smith of Butler, Smith of Greens, Smith of Mobile, Summers, Tuck, Ward, Wheeless, Williams of Bullock, Williams of Henry, Wood-63.

H. 387. For the preservation of birds in the county of Barbour. Was read a third time, at length, and passed-year 55,

nava 0.

Yeas: Mossrs, Banks, Beasley, Beeson, Ballinger, Brown of Coneculi, Brown of Russell, Burns, Calhoun, Camp. Coleman, Cook of Wilcox, Curtie, Dale, Davis, Ellis, Ewing, Fleming, Fletcher, Ford, Fuller, Gains, Gewin, Gibbons, Graham, Graves, Harris, Jackson, Kelly, Kannedy, Killebrew, Langley, Lipscomb, Maples, Mastin, Meadows, McCorvey, O'Brien, Ott, Patton, Prowell, Rabb, Reaves, Roach, Robinson, Rogers, Routon, Smith of Autauga, Smith of Gresne, Smith of Mobile, Tuck, Ward, Wheeless, Williams of Bullock, Williams of Henrv. Wood—55.

H. 726. To amend sections one, two and twelve of an act to establish and provide for the maintenance of a quarantine by improved methods, against the introduction of vellow fever and other infectious and contageous diseases in the state of Alabama, approved February 16,

Was read a third time, at length, and passed-yeas

60, nays 6. Yeas:

Messrs, Barron, Beasley, Beeson, Bellinger, Brooks, Brown of Conecub. Brown of Russell, Burns, Calhoun, Cameron, Camp. Cole, Coleman, Cook of Talladegs, Cook of Wilcox, Dals, Ewing, Fielding, Fleming, Forman, Franklin, Fulton, Gains, Gibbons, Graham, Grant, Harris, Hearn, Hill, Jackson, John, Kelly, Kennedy, Killebrew, Langley, Lipscomb, Maples, Meador, Meadows, Mills, Mixon, Montgomery, Ott, Perry, Prowell, Rsaves, Roach, Robbins, Rogers, Scarborough, Smith of Autauga, Smith of Greene, Summers, Tuck, Turner, Ward, Wheeless, Williams of Bullock, Williams of Henev-60 Navs:

Messrs. Davis, Fuller, Graves, Moore, Robinson, Smith of Mobile-6.

H. 338. To repeal an act entitled an act in relation to trials of misdemeanors in Tuscaloosa and other counties therein named, approved March 19, 1875, so far as the same applies to Clarko county, and to provide for the disposition of certain cases now pending in the county court of Clarke county.

Was read a third time, at length, and passed-year 65, nays 0.

Yeas: Messrs. Speaker, Beasley, Beeson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Camp, Cole, Cook of Wilcox, Dale, Davie, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains. Grant, Graves, Harris, Hearn, Hill, Jackson, John, Kelly, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Mender, Meadows, Mills, Mixon, Montgomery, Moore, McCorvey, O'Brien, Oct. Patton, Rand, Renves, Roach, Robinson, Rogers, Rowe, Savage, Scarborough, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turner, Ward, Wheeless, Williams of Ball sex, Williams of Henry, Wood-65.

8. 143. To an horize the mayor and councilmen of the town of Evergreen to issue bonds of said town for an amount not exceeding twelve thousand dollars, for the purpose of putting in a system of water works and making other improvements in said town.

Mr. Brown of Conecula offered a substitute.

Which was adopted and the bill was read a third time at length and passed-yeas 53, nave 0.

Messrs. Barron, Beasley, Bellinger, Brown of Conecub, Brown of Russell, Burns, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Franklin, Fulton, Gibbone, Grant, Hill, Jackson, John, Kolly, Killebrew, Kyle, Langley, Mustin, Meadows, Mahan, Mixon, Montgomery, Moore, O'Brien, Patton, Prowell, Rabh, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Scarborough, Screws, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Ward, Williams of Bullock, Wood-53.

s. 71. To establish the county, or beat of residence of persons, when their residence is partly in two or more

counties, or beats,

Was read a third time at length, and passed—yeas 61, nays 0. Year

Messer, Banke, Barron, Bensley, Beeson, Bellinger, Brobts, Brwan, of Conseul, Brown of Russell, Barun, Camp, Coleman, Cook of Talladogs, Dook of Wilson, Control of March 1988, Park, Bills, Ferng, Fielding, Flemen, College, Brand, Fred March, Fred Ghabon, Harris, Henn, Hill, Jackron, John, Kelly, Kennedy, Kullerwa, Kyle, Langley, Lipscomb, Maples, Mastin, Meador, Macadows, Mills, Monagomery, Moora, O'Breno, Ott, Perry, Echb, Rand, Reaven, Rooch, Robbing, Rogers, Smith of Ausauga, Smith of Green, Tunk, Wend, Williams of Elizote, Williams of Honry, Wood, Wenf, Williams of Elizote, Williams of Honry, Wood,

nt. 713. To amond section one of an act entitled an act on a tend act, to amend section 2 of an act entitled an act to regulate the taking of operates from the public reafs in this state, for salor of planting, approved beament. In this state, for salor of planting, approved beament and taking of operating the waters of this state, approved February 18th, 1801, which not hereby amended was approved December 18th, 1801, which not hereby amended was approved December 18th, 1801, and to repeal sections 10 and 13 of an act entitled an act to regulate the taking of opsters or the public reafs in this 98se, for sale or planting,

Mr. Smith of Mobile, offered an amendment which was adopted and the bill as amended was read a third time at length and passed—yeas 79, nays 0.

Yeas: Speaker Barron Boson Bullinger Boykin Means Brack Statish, Brisk, Callinein, Cameron, Campeon, C

Taylor, Tuck, Turner, Ward, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry-79.

And the house adjourned till 10 o'cleck to-morrow morning.

THIRTY-FIFTH DAY.

House of Representatives, January 30, 1895.

The house met pursuant to adjournment, Prayer by Rev. Mr. Elliott of this city.

REVISION OF JOURNAL.

The committee on the revision of the journal reported the journal of vesterday correct.

LEAVE OF ASSENCE.

Was granted to Messrs. Summers and Graham, for one day; to Mr. Ward for to-day and to-morrow, and to Mr. Whitten for the remainder of the week.

BULLS ON THIRD READING.

 To amend sections two (2), fifteen (15) and sixteen (16) of an act entitled an act to regulate Mobile harbor, approved February 29th 1889,

Was read a third time at length and passed—yeas 65, navs 0.

Yeas:
Messrs. Speaker, Banks, Barron, Beasley, Beeson,
Bellinger, Brooks, Brown of Russell, Burns, Cameron,
Camp, Cole, Cook of Tailsdega, Cook, of Wilcox, Dale,
Davis, Deon, Ewing, Fleiering, Fleecher, Forman, Frankin, Zuliel, Geeim, Gilbona, Grant, Hurris, Jackson,
in, Zuliel, Geeim, Gilbona, Grant, Hurris, Jackson,
Canth, Magles, Maskin, Mesdor, Mardows, Mahan, Moore,
McClusky, McGorver, McQueen, O'Prien, Rand, Reaves,

Roach, Robinson, Rogers, Rowe, Savage, Scarborough,

Screws, Seale, Smith of Autaugs, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Turner, Ward, Whitten, Williams of Bullock, Williams of Henry, Wood—455.

R. 1009. To establish the 13th Judicial Circuit of the State of Alabama, to fix the time of holding courts therein, and to provide for the appointment of a judge and the election of a solicitor for said circuit.

Was read a third time, at length, and passed—yeas 58, nava 28.

Yeas:

Messes. Banka, Barron, Besona, Boykin, Brooks, Brown flassell, Burno, Canp, Cook of Tilladega, Cook of Wilcox, Davis, Denas, Fielding, Fleming, Fischer, Fulon, Talins, Gowle, Jinkx, John, Kelly, Konnady, Yulon, Talins, Gowle, Jinkx, John, Kelly, Konnady, Yulon, Talins, Gowle, Jinky, John, William, Markey, McQueen, Maxon, Montgomery, Moore, McGlusky, McQueen, O'Flerin, Ott, Fatton, Ferry, Frowle, Robbinson, Rogers, Rower, Routon, Savago, Soarborough, Robinson, Rogers, Rower, Routon, Savago, Soarborough, Servey, Seals, Smith of Autsuga, Smith of Green, Smith of Mobile, Taylor, Tuck, Turner, Willett, Willand Mobile, Taylor, Tuck, Turner, Wollett, Wil-Savaties, Williams of Henry, Woode—So.

Messrs. Speaker, Beasley, Bellinger, Burks, Calhoun, Cameron, Cole, Curtis, Dale, Ellis, Ewing, Forman, Franklin, Fuller, Gibbons, Grant, Graves, Harris, Hearn, Iltil, Killebrew, Langley, Mastin, Meadows, McCorvey, Reaves, Robbins, Wheeless—28.

Mr. Brooks moved to reconsider the vote by which the bill passed, and to lay that motion on the table.

MII passed, and to lay that motion

Carra d.

And the bill was ordered forthwith to the senate without engrossment, n. 919. To provide for repairing and furnishing the

capitol and improving the capitol grounds, Was read a third time, at length, and passed—yeas

49, nays 8.

Yeas:
Messrs. Speaker, Beasley, Beeson, Boykin, Brooks,
Brown of Russell, Calhoun, Camp, Curtis, Dale, Davis,
Ewing, Fielding, Fleming, Fletcher, Ford, Gowin, Gib-

Ewing, Fielding, Fleming, Fletcher, Ford, Gowin, Gibbons, Graham, Grant, Graves, Hill, Jinks, John, Kelly, Killebrew, Kyle, Lipscomb, Maples, Mills, Mixon, Montgomery, McCorvey, McQueen, O'Brien, Rand, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turner, Williams of Bullock, Williams of Henry, Wood-49,

Nava: Messrs. Cole, Forman, Franklin, Fuller, Gains, Hearn,

Jackson, Wheeless-8.

H. I51. To provide for the time of taking up the criminal docket in the counties of Bullock and Dale, Was read a third time, at length, and passed-yeas 69, nava 0.

Yeas:

Messrs Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Consenh, Brown of Russell, Burks, Calhoun, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ewing, Fleming, Fletcher, Fuller, Fulton, Gewin, Gibbons, Graham, Grant, Harris, Hearn, Hill, Jackson Jinks, John, Kelly, Kennedy, Killebrew, Kyle, Lungley, Mastin, Mayfield, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McCorvey, McQueen, Ott, Patton, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Savage, Screws, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Wheeless, Willett, Williams of Bullock, Williams of Henry, Wood-69,

RESOLUTIONS.

The rules were suspended, and the following resolutions were adopted:

Resolved by the house, the senate concurring, That house

bill No. 502 (five hundred and two) be recalled from the governor for amendment. Resolved 2d. That the president of the senate and speaker of the house erase their signatures from said bill.

Resolved by the house, the senate concurring, That H. 250 be recalled from the governor for the purpose of amend-

ment.

Be it resolved by the house of representatives, the senate concurring. That the governor be requested to return H. B. 322 to the house for the purpose of amendment.

Resolved. That the house of representatives, the senate

concurring, call from the governor house bills No. 478 and 518 for the purpose of amendment.

MESSAGE PROM THE SENATE.

Mr. Speaker:

The senate has originated and passed the following bills:

s. 212. To repeal section twelve of an act entitled an act to create and establish an industrial school in the

state of Alabama for wdite girls;
And has concurred in the house joint resolutions, as

follows:

Recalling the house bill Fo. 250 from the governor for

amendment; Recalling the house bills No. 478 and 518 from the

governor for amendment;
Recalling the house bill No. 322 from the governor for amendment;

Recalling the honse hill No. 502 from the governor for amendment, and requesting the president of the senate and the speaker of the house to erase their signatures from the said bill;

And has amended as therein shown and, as amended,

has passed the following house bills;

n. 505. To prohibit the sale or otherwise disposing any ulcabelle, vinous or mat liquors, or other intoxicating dainks or beverages within three miles of Zion's Hill Missionary Bapthst church, in beat 17 Tallapoosa county;

county;
n. 579. To ratify and confirm the charter, of the
Montgomery Street Railway a corporation chartered
under the general laws of this state, and to confer ad-

ditional powers on said Montgomery Street Railway;

And has passed the house bills:

H. 47. To provide for the payment of claims against

the fine and forfeiture fund of Tuskaloosa county;

B. 312. To abolish the county court of Marion county;

r. 551. To amend an act entitled an act to regulate the issuance of license to sell, vinous, spiritous or male liquors in Morgan county and approved February 3d, 1883; And has originated and passed the following bills:

s. 319. For the protection and preservation of partridges, wild turkovs and deer and to prevent camp

hunting in Colbert county:

s. 315. To amend section 3 of an act, entitled an act to create the eleventh judicial circuit of the etato of Alabama, to fix the time of holding circuit court therein, and to provide for the appointment of a judge for the said circuit and the election of a solicitor for said circuit. approved December 7th, 1894;

s. 816. To smend an act to incorporate the Louise Short Baptist Widows and Orphans Home, No. 310, approved February 14, 1891;

e. 242. To change the boundary lines of the countries

of Colbert, Franklin and Lawrence:

s. 269. To incorporate the town of "Spio," in Henry and Barbour counties in the State of Alabama, and provide a government for the came :

s. 312. To prevent hogs, sheep and goats from rnnning at large in certain parts of Limestone county, and to repeal an act approved Feb. 21, 1893, entitled an act to authorize and direct the commissioners court of Limestone county to establish districts in said county in which hogs, sheep and goats may be prevented from running at large;

e. 267. To detaich Lowndes county from the 4th and attach it to the 2nd judicial circuit, and to detach the county of Bibb from the 5th and attach it to the 4th iudicial circuit, and to detach Covington county from the 2nd and attach it to the 12th judicial circuit, and to fix the time for holding the circuit courte lu eald counties; s. 248. To amend section one of an act entitled an

act to regulate the practice and procedure in the circuit court in Talladega county in this state, approved December 13, 1894:

s. 218. For the protection of fich in the watere of Dog rivor:

And has concurred in the house amendment to the senate bill

e. 148. To authorize the mayor and councilmen of the town of Evergreen, to issue bonds of said town for an amount not exceeding twelve thousand dollars for the purpose of putting in a system of water-works and making other permanent improvements in said town;

And has passed the house bill

H. 674. To provide the ways and means to establish, open, improve, work and keep in good condition the public roads in Dallas county, Aluhama;

And in accordance with a joint resolution heretofore concurred in, the president of the senate has erased his signature from the house hills n. 56, 71, 243, 41, and the same are herewith transmitted to the house to en-

able you to so erase your signature therefrom.

The senate non-concurs in the house amendment to

the senate bill

5.07. To declare a rule of criènese upon the trial of
persona indicted for violen, aprituous, or mais fluore
or alcebille bitters, sordials, or of beverages in any
county or beat; and to make the fact that the defendate
and the sordinal or the sordinal or the county of the
partment of the United States prima fact without or
A of requests a committée of conférence thereon.

And requests a committee of conference thereon.

Committee on the part of the senate: Messrs. Robin-

son, Samford and Savre.

son, Samora and solve.

And the senate has adopted the joint resolution herewith sent in regard to the exchange of certain bonds
meutioned in the message of the governor to the general
assembly of date Novamber 17th, 1894, and referring the
same to the Governor, Attoracy General and the Secretary of State, giving them power to act in the premises.

V. L. CLAY,

Secretary.

SENATE MESSAGE.

The scante bills just received, whose titles are set forth in the above and foregoing message, were severally read once and referred to the committees, as follows: To education, s. 212;

To counties and county boundaries, s. 319, s. 242;

To judiciary, s. 315, s. 267, s. 248; To corporations, s. 316, s. 269;

To local legislation, s. 312, s. 218.

ERASURE OF SIGNATURE.

In accordance with the joint resolution hertofore abopted, the speaker of the house crased his signature from the house bills 56, 71, 243 and 41.

The house insisted on its amendment to the senate bill 57, and acceded to the request for a committee of conference thereon:

On the part of the house, Messrs. Willett, Kelly and Boykin;

Boykin; And the house concurred in the senate amendments to m. 505. To prohibit the sale or otherwise disposing of aday alcohole, vinous or neal tiquors or other intoxicating drinks or beverages within three miles of Xion's Hill Mussionary Baptiss church, in best 17, Tallaposes

Yeas 61, nays 0.

county:

ì

ħ

١

Yeas:

Mastr. Speaker, Beeson, Beilinger, Brooks, Brown of Cancech, Brown ef Russell, Burns, Galhoun, Gauseron, Brown ef Russell, Burns, Galhoun, Gauseron, Brown, Breing, Federber, Foch, German, Franklin, Fleider, Foch, Greman, Franklin, Fuller, Fittlen, Gilbous, Graham, Grant, Hill, Kennedy, Killebrow, Kyle, Lipsounh, Maples, Meador, Masdows, Mahan, Mills, Mixon, Moore, Meesen, Oth, Pation, Frowlin, Jamed, Robbinson, Bogers, Rows, Sancho, Provil, Jamed, Robbinson, Bogers, Rows, Sancher, Wille, Ward, Wheeless, Willist, Williams of Bullock, Williams

Also to
1. 579. To ratify and confirm the charter of the Montgomery Strest Railway, a corporation chartered under
the general laws of this state, and to confer additional
powers on said Montgomery Street Railway;

Yeas 59, nays 0. Yeas:

Meser. Sponkor, Banks, Beasley, Bellinger, Brooks, Brown of Conceuls, Brown of Russell, Galbonn, Canarson, Camp, Cole, Geleman, Curris, Dale, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gibbons, Graham, Grant, Harris, Heren, Hill, Jackson, Jinks, Kelly, Killehrew, Kyin, Langley, Maples, Mastin, Mayfield, Meedor, Meadows, Mahan, Montgomery, Moore, McClusky, McCorvey, McQueen, Ott, Patton, Rsnd, Roach, Robbins, Robinson, Rogers, Smith of Butler, Tuck, Ward, Wheeless, Willett, Williams of Heary, Wood—59.

And the house concurred in the senate joint resolution relative to the exchange of certain bonds therein des-

cribed, referred to in the above message.

MESSAGES PROM THE GOVERNOR.

Mr Speaker:

1 have the honor to inform you that the following bills which originated in the house have been approved: Nos-404, 383, 467, 183, 107, 98, 351, 506, 138, 580, 452, 490, 232.

Very respectfully,

HARVEY E. JONES, Private Secretary.

Governor.

To the House of Representatives:

The report from the judiciary committee on the special message of Governor Thomas G. Jones with reference to the claim of Mr. Stallworth for a reward is herewith returned. I respectfully submit that it is not in accord with his recommendation. The resolution of said committee adopted by the house simply recommends that four hundred dollars be paid to Mr. Stallworth in full satisfaction of his claim. The recommendation of Governor Jones was for "a reasonable compensation to Mr. Stallworth and of legislation accordingly." I submit that the general assembly should pass a bill making an appropriation for whatever sum is regarded as a just compensation to Mr. Stallworth. The appropriation of twenty-five hundred dollars for rewards which the governor may offer and pay for the apprehension of absconding felons is vory limited, in fact, is too small for the purposes intended to be accomplished. Under a mere recommendation 1 do not feel authorized to pay the four hundred dollars out of that fund inasmuch as the services rendered were not in accordance with the terms of the reward offered. Legislation is required. I therefore recommend that a bill he passed appropriating whatever sum the general assembly thinks should be neid to Mr. Stallworth independent of the regular ap-WM. C. OATES, propriation.

GOVERNOR'S MUSSAGE,

The message of the governor was referred to the committee on appropriations.

INTRODUCTION OF BILLS.

On a call of the counties blils were introduced, severally read one time and referred to appropriate committees as follows:

By Mr Bellinger g. 1070. To regulate the collection of debts in the state of Alabama.

Judiciary; By Mr. Smith of Butler-

n. 1971. To amend section three (3) of an act ontitled an act to prevent horses, mules, asses, cows, hogs, sheep, or goats from running uncontrolled on crops in beat No. 5, beat No. 10, and in all that part of beat No. 7 described as follows, and included within the following boundary line, to-wit: Beginning at the boundary line between Butler and Lowndes counties near the residence of Mrs. Anna Bush, aud running south and taking the farms of Mrs. Anna Bush and James Barganier; thence running east taking in the farms of John Cheatham, Daniel Talley, J. T. Sanders, Henry Harrison, W. II. Zeigler, and William Glover, and intersecting the stock law lines of beat No. 5 near William Glovor's, the said described torritory being all of said beat No. 7 north of said described line in the county of Butler, and to prescribe a rule of damages and rules of protection in the trial of cases under this act, and to provide for fencing around said bents No. 5, 10 and fractional part of best No. 7 in said county of Butler, approved February 5th, 1891,

Local legislation; By Mr. Raad-

H. 1072. To amend section six of an act entitled an act to incorporate the town of Leighton in Colbert and Lawrence counties,

Corporations; Also.

н. 1073. To prohibit the sale, giving away or other-

wise disposing of spirituous, vinous or malt liquors, intoxicating bitters or cordials within three miles of Hill's Chapel in Camp Smith beat in Colbert county, Alabama.

Temperanes:

By Mr. Burns-

u. 1074. To amend section 3712 of the code of Alabama. Indiciary :

By Mr. Franklin-R. 1075. To authorize the mayor and city council of

Fort Payne to exempt from municipal taxation money and property invested in manufacturing. Corporations;

By Mr. Mills-

н. 1076. To prevent sacrifice of property at judicial sales.

Revision of laws:

Also.

H. 1977. To repeal an act entitled an act to provide for the holding of elections in the several basts of Geneva county, to determine whether alcoholic, vinous or malt liquors shall be sold in such beats, so far as it relates to the town of Gsneva. Privilegss and elections;

By Mr. Williams of Henry (by request)-

H. 1078. To incorporate the South Alabama & Gulf Railroed Company,

Corporations:

By Mr. Burksи. 1079. To establish an agricultural school and experiment station at Biountsville, Alabama, Cullman, Alabama, or Haleyville, Alabama, to be located by the governor, superintendent of education and commissioner of agriculture,

Agriculture :

By Mr. Lipscomb-

H. 1080. To confer chancery jurisdiction on the Bessemer Division of the circuit court of Jefferson county, holden at Bessemer, Alabama.

Revision of laws;

By. Mr. Wood-

H. 1081. To amend section 4031 of the code of Alabama.

Revision of laws;

By Mr. Coleman-

n. 1082. To amend section two (2) of an act ontitled an act to establish a charter for the town of Albertville, in Marshall county, Alabama, approved February 18, 1891.

Corporations :

By Mr. Smith of Mobile w. 1983. To amend sections 17 and 18 of the regulations of the harbor of Mobile, published and promulgrade pursuant to the act to provide for the publication and distribution of the code of Alabama, approved February 21, 1887.

Judiciary;

By Mr. Screws— H. 1084. To confer upon the city council of Montgomery the right to buy and sell real estate,

Montgomery delegation;

By Mr. Fleming—
H. 1085. To establish a separate school district to be
known as the Ausley school district in Pike county,
Education:

By Mr. Boykin-

n. 1088. To amend section thirteen (13) of an act entitled an act to authorize the mayor and aldermen of the city of Girard to establish a system of public schools in said city, approved February 18th, 1891.

Education;

n. 1087. To prescribe the duties of circuit judges and solicitors in exchanging and holding special terms of court for each other, Judielary:

By Mr. Cook of Wilcox-

H. 1988. To create a lien in favor of the owners or keepers of pastures for the payment of their charges for pasturing stock,

Revision of laws;

Also,

H. 1089. To require owners or proprietors of ferry flats to have railing put on the side of them, Commerce and common carriers:

By Mr. Dale (with notice and proof)—

H. 1090. For the relief of A. F., Wilson.

Appropriations; By Mr. Montgomery-

H. 1091. To further regulate the removal of prisoners in this state.

Judiciary : By Mr. Clark-

H. 1092. To authorize the city council of Montgomery to issue bonds for the purpose of paving or othorwise improving the streets and side-walks, or either, of the city of Montgomery.

Montgomery delegation.

SILLS ON SECOND READING.

The chairmen of the several committees, reported favorably on the following bills:

H. 114. For the relief of G. W. Williams of the county of Jackson;

н. 219. To establish a uniform series of text-books for public schools in Etowah county: H. 482. To amend section 8 and 10 of an act to create

the board of education of the city of Birmingham, and to prescribe the powers and duties of the same ; H. 666. To amend an act to incorporate the inbabitants and territory formerly embraced within the corpo-

rate limits of the municipal corporation (since dissolved) styled the City of Selma, and to establish a local government therefor, approved February 17, 1883, by amending section seven thereof: H. 711. To amend an act entitled an act to confirm

the charter of the Dallas Manufacturing Company, and confer upon it additional powers, approved February 2nd, 1893:

H. 722. For the relief of James Coyles Bullock, and to change the name of said James Coyles Bullock to James Coyles Berry ;

H. 749. To amend section ten of an act entitled an act to constitute the City of Anniston a separate school district, and to provide a board of education therefor, approved January 28th, 1891. H. 761. To incorporate the Ozark Cotton Mill Com-

pany.

(With amendment):

H. 778. To amend an act entitled an act to amend an act entitled an act to cetablish and incorporate the Scott Academy, at Scottshore in Jackeon county, approved February 25th, 1889;

(With a substitute):

B. 779. To authorize the Tri-State Normal University to receive public school funds for students within school age;

H. 781. To establish Pleasant Hill School District in

Jefferson county, Alabama:

H. 781. To repeal an act entitled an act to amend an act, to repeal section 3210 and to amend sections 3211, 3212, 3214, 3215, 3216 and 3217 of the code of 1886, relating to the condemnation of lands for public uses, approved February 18th, 1891, so far as the same relates to Limestone county; approved February 21st, 1898:

и. 806. To amend section 3872 of the code of 1886; H. 848. To prohibit the manufacture of vinous, spirituous or male honors or other intoxicating beverages within one mile of the M. E. Church at the village of Elmore in Elmore county, and to prohibit the sale, giving away or otherwise disposing of vinous, spirituous or malt liquors or other intoxicating beverages within four miles of said church.

(Adverse, with a minority report);

H. 861. To change, define and establish the line between the counties of Jefferson and Walker; H. 871. To establish a new charter for the City of

Huntsville: H. 885. To incorporate the town of West Blocton in

the county of Bibb and state of Alabama;

H. 896. To perpetuate the United States Government Surveys of lands in Autsuga and Chilton counties;

H. 898. To establish a new charter for the City of

Anniston:

H. 934. To authorize and empower bonded constables in St. Clair county, Ala., to executeall process directed to them by any lawful officer of said State in any preeinct other than the one for which they are elected or appointed, where the office of constable, in such other precint is vacant, and to provide compensation therefor, and defining their liabilities on their official bonds;

n, 948. To change and more permanently establish tha lina between the counties of Blount and Walker,

H. 984. To repeal an act entitled an act to amend sec-

town of Carrolton.

H. 963. To amend section two of an act entitled an act to make further provisions for the duties of coroner and the costs of coroners inquest, approved February 28, 1887, no far as the sume relates to Jefferson county; H. 966. To Increase the powers of the criminal court.

of Jefferson county; n. 993. To provide for the payment of claims against

tha fine and forfeiture fund of Clarke county; M. 994. To prohibit the sale, giving away, dalivery, transfering, parting with, procuring or other disposition of spirituous, vinous or malt liquors, or any intoxicating

bitters within five miles of the Andalusia High School, Bantist and Methodist churches:

n. 1003. To amend an act entitled an act to regulate the disposition and management of the bequest made by James Wallace, lats of Lawrence country, Alabama, for the benefit of free public schools in township seveu, range nins, west, in said country, approved December 11, 1873;

п. 1008. To incorporate the town of Enterprise in Coffee county, Alabama;

H. 1012. To prohibit the sale, giving away or other-

wise disposing of spirituous, vinous, or malt liquors, or intoxicating wines or bitters within four miles of Neala Chapel in best eight in Macon county, Alabama;

R. 1916. To regulate the manufacture, sala and use of any article or compound which shall be an imitation

of genuine butter;

H. 1019. For the relief of persons who have paid for and taken out a higuor liceose and prohibited, by a subsequent act from selling under said liceose: H. 1020. To regulate defunsa to actions on policies

H. 1020. To regulate detenses to actions on poincies of Life Insurace;

of Life Insurace; н. 1022. To prohibit taking fish by net, seine, poison

or dynamite from any of the creeks or from Coosa river at any place within St. Clair county;

H. 1024. To amend an act, approved February 2, 1893, to authorize the mayor and council of the town of Union Springs to issue bonds of said town for an amount not exceeding thirty thousand dollars for the purpose of eracting and maintaining a cystem of water-works and a system of slectric lights one or both in said town;

H. 1067. To incorporate the board of lady managers of the hospital of United Charities in Birmingham, Ala-

bams; R. 794. To amend section six of an act, approved December the 9th, 1890, entitled an act, to prevent stock from running at large in Pike county so as to read as

follows.

(With a substitute;)

s. 209. To regulate the drawing and organizing of jurors in Chectow county;

s, 211. To amend section 4298 of the cods of Alabama:

s. 254. To repeal an act entitled an act to regulate the trial of misdimeanors in Madison county, approach February 2th, 1877, and all acts anendatory thereof, and to provide for the disposal of cases remaining undetsrmined on the docket of the county court of Madison County;

a 527. To authorise and require the commissioners court of Sumue county to sea, part and appropriate money from the general fund of said county with which to pay and dicharge of the grand lyre and by the clerk of the strents court and county court of said county, and officers' fees, which by law become a good claim against the fine and forfeiture fund of said county, after the spreads of the strength of the str

s. 231. For the better onforectment of certain statu-

The above and foregoing bills were severally read a second time and placed on the calendar.

SPECIAL ORDERS.

H. 469, 470, 471, and 468 were made a continuing special order for Saturday, February 2, at 11 o'clock a. m;

H. 873 was made a special order for tomorrow. January 31, at 11 o'clock a, m:

H. 593, 594 and 595 were made a special order for to-morrow, January, 31, at 11 o'clock;

And the house recessed till 3 o'clock this afternoon.

AFTERNOON SESSION.

m. 1029. To fix the time when the officers of Phenix City, Alabama, elected hereafter shall qualify and enter upon the duties of the office.

Was read a third time, at length, and passed-yeas 58, navs 0.

Yeas:

Mesers, Speaker, Banks, Beasley, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Talladera, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Fielding, Fleming, Fletcher, Fuller, Fulton, Gewin, Graham, Grant, Graves, Harris, Hill, Jackson, Jinks, Killebrew, Kylo, Laugley, Maples, Mendows, Mills, Mixon, Montgomery, Moore, Prowell, Rabb, Roach, Robbins, Rowe, Routon, Savage, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Tuck, Wheeless, Williams of Bullock-58

n. 737. For the relief of the Troy Fertilizer company. Was read a third time, at length, and passed-yeas 51;

nays 1. Year:

Mossrs. Speaker, Bellinger, Brown of Conccult. Brown of Russell, Burks, Burns, Calhoun, Cameron, Coleman, Cook of Talladega, Curtis, Dale, Fielding, Fleming, Fietcher, Fulton, Gewin, Graham, Grant, Harris. Hearn. Jackson, Jinks. John, Kelly, Killebrew, Kyle, Laugley, Lipscomb, Meador, Meadows, Montgomery, Moore, Mc-Cluskey, McCorvey, O'Brien, Patton, Prowell, Rabb, Reaves, Robbins, Robinson, Rowe, Routon, Savage, Scarborough, Smith of Butler, Tuck, Turner, Williams of Bullock, Williams of Henry-51.

Nav-Mr. Graves-1. H. 689. To establish an inferior court of criminal inrisdiction in the city of Birmingham, define its powers, and provide for the election of a judge and the appointment of a clerk thereof,

Was amended, read a third time, at length, and

passed—yeas 57, nays 0. Yeas:

Messr., Speaker, Banks, Barron, Beesley, Bellinger, Frown of Kiesell, Burks, Burne, Calboun, Cameron, Camp, Ocok of Talladege, Cook of Wilcox, Cautis, Dask, Ocatio, Geole, Gibbons, Graham, Grant, Graves, Harris, Haarn, Jackson, Jinks, John, Kelly, Kennody, Killebrew, Kyle, Langley, Lipeconb, Maghes, Mayfield, Mendor, Mendows, Mixon, Moore, McCorrey, Ott, Fatton, Smith of Green, Tuck, Ward, Whitten, Williams of

Bullock—57.

3. 880. Providing for the payment of the costs in certain cases where defendants were convicted of felonies in the eity court of Talladega and after serving part of their respective terms in the pentientiary were released, Was read a third time, at length, and passed—yeas 54,

navs 0.

Yous:
Messrs. Beadey, Bellinger, Boykin, Brown of Conceub,
Burks, Calhoun, Camoron, Camp. Cole, Code of Talladogs, Curita, Dale, Davis, Ellis, Shwing, Fielding, Floriling, Ford, Fuller, Galis, Gowin, Gibbons, Graham,
Grant, Gravas, Jalks, John, Kelley, Killeleves, Kilyle,
Karat, Gravas, Jalks, John, Kelley, Killeleves, Kyle,
Kallarky, McCorvey, McQueen, Patton, Frowell,
Kabh, Rand, Rooch, Robinson, Rowe, Scarborough,
Smith of Autsuga, Smith of Greene, Tuck, Turner,
Whoeless, Williams of Henry, Wood—54.

H. 677. For the relief of W. J. Ward, of Gensva

county, Ala.,

Was read a third time, at length, and passed—yeas 55, navs 0.

Yans;

Masers, Beasley, Brown of Conecuh, Calboun, Cameron, Camp, Cole, Coleman, Cole of Talladege, Dale, Fielding, Fleming, Fistcher, Ford, Forman, Fuller, Fulton, Gains, Graham, Grant, Julks, Killberow, Kyle, Langley, Lipscomb, Mapley, Mastin, Mayfield, Mesdor, Meadows, Mills, Mixon, Moutgomory, Moore, McClusky, McCorvey, McQuesn, O'Brisn, Ott, Perry, Rabb, Rand, Rsaves, Roach, Robbins, Rogers, Rowe, Routon, Savage, Scarborough, Smith of Autauga, Smith of Mobile, Tuck,

Turner, Wheeless, Wood-55.

u. 814. To authorize the corporate authorities of the flow of New Descatir in the councy of Morgan to require the rash similabilisates of said town within centain ages to said town, for the purpose of opening, maintaining and keeping said streak and highways in proper repair, and keeping said streaks and highways in proper repair, and to require those failing to perform such work and labor to pay annually a sum of money to be devoted to the opening, repair and maintenance of the streets and high-opening, repair and maintenance of the streets and high-opening.

Was read a third time, at lougth, and passed-yeas 55,

navs 0. Yeas:

Messrs. Banks, Beasley, Bellinger, Burks, Calboun, Camracon, Chang, Cole, Goleman, Carria, Dule, Ewing, Fielding, Fleming, Ford, Franklin, Fuller, Fation, Gaits, Fielding, Tiemmog, Ford, Franklin, Fuller, Fation, Gaits, Carrier, Garden, Carrier, Garden, Carrier, Garden, Carrier, Carrier, Garden, Carrier, Carrier, Garden, Garden, Garden, Garden, Garden, Mandows, Mahan, Mills, Mixon, Montgomery, Moore, Out, Pation, Perry, Provedl, Resews, Rossch, Robbins, Boggers, Rowe, Kouton, Scarborough, Smith of Autangak, Woods, 255

H. 553. To incorporate the town of Camp Hill, Was read a third time, at length, and passed—yeas 54.

nays 0. Yeas:

Messes Banks, Barron, Beaeley, Bellinger, Brown of Connecth, Brown of Russell, Burke, Burns, Galboun, Cameron, Camp, Cole, Cook of Talladegs, Deans, Fletcher, Fuller, Gains, Gewin, Grant, Jackson, Kelly, Kyle, Langley, Maples, Mastin, Masdors, Mills, Mixori, Montgomery, Moore, McClusty, McCorrey, Olimbia, Charles, Cambridge, Scholler, McCorres, Olimbia, Charles, Cambridge, Scholler, McCorres, Olimbia, Charles, Guide, Scholler, McCorres, Olimbia, Charles, Williams of Bullock, Walliams of Henry, Wood.—64.

H. 690. To limit the criminal jurisdiction of justices

of the peace and notaries public with the powers of justices of the peace in precincts twenty-one (21) and thirty-seven (37) in Jefferson county and in all the wards of the city of Birmingham,

Was read a third time, at length, and passed-year 55, nava0.

Yeas:

Moesrs, Spenker, Barron, Beasley, Boeson, Bellinger, Brown of Conecul, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Curtis, Dale, Davis, Deans, Fielding, Fletcher, Fulton, Gains, Gewin, Graham, Grant, Graves, Hill, Jinks, John, Kelly, Kennedy, Kyle. Langley, Lipscomb, Maples, Mayfield, Meadows, Mahan, Mixon, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Screwe, Smith of Greene, Tuck, Wheelese, Wood-55.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

The committee on enrolled bills report the following bill correctly enrolled: g. 674. To provide the ways and means to establish,

open, improve, work and keep in good condition the public roads in Dallas county, Alahama. J H MONTGOMERY.

Chairman.

MESSAGE PROM THE SENATE.

Mr. Speaker:

The speaker of the house having signed the following bill your signature thereto is requested:

s. 42. To amend section 6588 of the code.

CIGNING OF BILLS.

The epeaker of the house in the presence of the house immediately after their titles had been publicly read by the clerk, signed the bills whose titles are set forth in the above report of committee on enrolled bills, and senate message.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has originated and passed the following

bill: s. 266. To establish a charter for the city of Fruit-

hurst, in Cloburns county, Alabama. W. L. CLAY, Secretary.

SENATE MESSAGE.

The senate bill just received, whose title is set forth in the above and foregoing message, was read once, and referred to the committee, as follows:

Corporations, s. 266;
And the house adjourned till 10 o'clock to morrow morning.

THIRTY-SIXTH DAY,

House of Representatives.

January 31, 1895.

The house met pursuant to adjournment.

Prayer by Rev. Mr. Elliott, of the city.

A quorum was present.

REVISION OF JOURNAL.

The committee on the revision of the journal reported the journal of yesterday correct.

LEAVE OF ARSENCE.

Was granted to Mr. Graham till Monday; to Mr. Cook, of Wilcox, for one day, and to Mr. Ford indefinitely.

RESOLUTION.

Mr. Harris offered the following resolution ;

Resolved by the house, the senate concurring, that . house bill 521 be re-called from the governor, and the president of the senate and the speaker of the house erase their signatures therefrom, for the purpose of correcting said bill.

The rules were suspended, and resolution adopted,

By Mr. Kelly:

Resolved. That when 1250 bills shall have been introduced, it shall require a unanimous vote for a member to introduce a bill after the roll of counties is called, Which was referred to the committee on rules.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Williams, of Bullock-

H. 1093. To prohibit the sale, giving away, or otherwise disposing of any spirituous, vinous or malt liquors. intoxicating drinks or beverages, or fruits preserved in alcoholic liquors, within precinct No. eight, in Bullock. county, Alabama.

Temperance; By Mr. Cole-

H. 1094. To establish an agricultural school and experiment station, at or near Five Points, Chambers county, to be located by the governor, superintendent of education and the commissioner of agriculture. Agriculture:

By Mr. Gewin-

H. 1095. To prevent stock from running at large from the first day of March to the fifteenth day of November, in each year in certain portions or territory of precinct No. 4, in Hale county, Alabama, Local legislation;

By Mr. Montgomery (by request)-H. 1096. To amend an act entitled an act to alter and

amend the law relative to the territorial jurisdiction and pay of justices of the peace and notaries public ex-officio-45 h

justices of the peace in precincts 21 and 37 in Jefferson county, and the several wards of the city of Birmingham, and to provide a punishment for the violation bereof, approved December 13th, 1894,

Revision of laws;

By Mr. O'Brien— R. 1697. To create the office of auditor of Jolferson county, and to provide for the selection of the auditor, and to prescribe his powers and duties,

Jefferson delegation; Also,

H. 1098. To regulate the working of children in mines and manufactories in this state,

Mining and manufacturing; By Mr. Jackson-

m, 1699. To increase the facilities for agricultural education in Alabama,

Education; By Mr. Rowe-

By Mr. Rowe—
H. 1100. To amend an act entitled an act to establish the Hampton school district in Madison county, approved February 15th, 1993.

Education; By Mr. Smith, of Mobile-

H. 1101. To prevent animals from running at large on shell roads in the State of Alabama, and to provide a penulty therefor.

Local legislation;

By Mr. Reeves-

H. 1102. To repeal section 4193 of the code, so far as the same relates to the county of Randolph and county court, and provide for the unfinished business in eaid court to the circuit court of said county, Bayision of laws:

By Mr. Mayfield-

B. 1103. To repeal section 3391 of the code of Alabama,

Judiciary;

H. 1104. To smend section 3389 of the code of Alabama,

Judiciary; By Mr. Clark—

H. 1105. To suthorize the Montgomery Infirmsry to

establish a school for the training of nurses for the sick, and to grant diplomas to graduates therefrom,

Corporations;

m. 1106. To establish a county school book board to select uniform series of text books for use in the public schools in the county of Cherokee, State of Alabama, Education:

Also, H. 1107. To amend an act to prevent stock from running at large in Cherokee county, to authorize elections

ning at large in Cherokee county, to authorize elections thereon and so provide for building and maintaining fences and gates, approved February 18th, 1891; Local legislation:

By Mr. Hill-

n. 1108. To regulate and control the operation and management of savings banks and institutions for savings in this state.

Banking and insurance;

By Mr. McQueen-

n. 1109. To confirm the incorporation of Young Democracy of Jefferson county under the general laws of the state of Alabama, and to amend and enlarge the powers thereof.

Corporations;

n. 1110. To provide for the better support and maintenance of the public schools of Walker county, Alabama, Education;

By Mr. Smith of Autauga, by request-

n. 1111. To authorize the holding of the chancery courts of the counties of Coosa and Clay at Goodwater, Alabama, and to fix the times for holding said courts, Judiciary:

By Mr. Fleming-

H. 1112. To authorize a patent to issue to certain lands in section 18, township 8, range 24, in Barbour county, Alabama, to the heirs of Nathan Minabew, deceased, Judiciary:

By Mr. Taylor-

H. 1113. To repeal an act to prohibit the sale, giving away or otherwise disposing of spirituous, vinous or malt liquors at or within certain localities in this state, approved February 28, 1881, so far as the same relatesto the corporate limits of the city of Fruithurst in Cleburne county on the Southern railroad,

Tsmperance;

n. 1114. To authorize the filing and recording of certain deeds of conveyance therein named in the office of the probate courts of this state,

ludiciary:

By Mr. Sanford-

H. 1115. To amend section two of house bill 580, approved January 30, 1895, Corporations:

Also by request.

N. 1116. To amend section 4055 of the code of 1886, Judiciary:

By Mr. Franklin-

n. 1117. To regulate and extend the time of the meeting of the township trustees from the last Monday in October to the first Monday of June in each succeeding year, to hold their meeting in township three of range ten in DeKaib county, Alabama, Local legislation;

By Mr. Lipscomb—

II 1118. To amend sections four and six of an accentified an act to provide for the empaneding petijuries and grand juries and for the trans of cruninal causes in the Bessemed division of the circuit court of Jefferson county holden at Bessemer, under an act to provide for the holding of terns of the circuit court of the tenth judicial circuit for the trial of circuit causes at Resement an after certain portions of Jefferson county therein mentioned, approved Fobruary 21, 1863, approved for the provided of the provided of the provided Revision of Ilaws.

By Mr. Mayfield-

H. 1119. To provide for the revision, codification, digesting and promulgation of the statutes of this state, both eivil and criminal, Judiciary.

BILLS ON SECOND READING.

The chairmen of the committee reported favorably on.

the following bills .

и. 50. To regulate and prescribe the manner of elect-

ing county commissioners in Winston county;

H. 170. To regulate corporations engaged in the business of guaranteeing or acting as security for the fidelity of persons in public and private offices, employment or positions and the agents of certain corporations and prescribing penalty for failure to comply with the provisions thereof;

и. 460. To change the boundary lines of the counties

of Colbert, Franklin and Lawrence;

H. 695. To authorize the sentencing of convicted felons in Jefferson county, Alabama, where the sentence as punishment does not exceed five years, to the penitentiary or to bard labor for the county:

N. 745. For the relief of M. E. Curtis, as sheriff of

Wilcox county, Alabama;

H. 772. To amend an act entitled an act to amend section 499 of the code of Alabama, approved February 18, 1887; H. 786. To establish the Hamilton School District in

Marion county;

н. 845. To create and establish Keyton School Dis-

trict in Coffee county, Alabama; H, 932. To declare and vest in the incorporated cities and towns of this state, ahen or real estate for delin-

quent taxes due thereon or by the owner thereof; H. 829. To incorporate the Security Banking and

Loan Company of Birmingham, Alabama.

H. 875. To authorize the Van Kirk Land and Construction Company to borrow money and secure its payment: R. 886. To amend the charter of the town of Carbon

Hill in Walker county, Alabama; H. 1007. To authorize the mayor and aldermen of the

city of Tuskalousa to issue bonds of said city for an amount not exceeding fifty thousand dollars bearing six per cent, interest, payable semi-annually for the purpose purchasing, extending and maintaining water works to supply said city and the inbabitants thereof with water and to operate the same: H. 1030. To authorize the intendent and councilmen

of the town of Prattville to issue bonds :

H. 1038. To amend section 188 of the code;

- m. 1039. To amend section 185 of the code;
- H. 1040. To amend section 191 of the code:
- π. 1041. To amend section 171 of the code; π. 1042. To amend section 174 of the code;
- u. 1043. To provide for filling vacancies in the
- elective officers of the Alabama State Troops; n. 1044. To authorize the formation of a brigade of
- the Alahama State Troops, and to provide for the appointment of the officers thoroof; H. 1045. To authorize an officer elected to the same
- office in another organization to accept such office without losing his rank;
- и. 1048. To amend section 184 of the code: H. 1048. To authorize the several counties in this
- state to issue bonds for the purpose of building court houses, jails, and bridges, for repairing, improving or furnishing the same and for refunding any outstanding indebtedness of the several counties;
- H. 1051. To adopt a flag for the use of the State of Alahama:
- g, 1059. To amend an act entitled an act to incorporate the Phoenix City Railway Company, define itsrights, privileges, powers and franchises, approved December 19, 1894;
 - и. 1058. To establish a branch agricultural school at
- Hamilton, in Marion county, Alabama; H. 1068. To establish an agricultural school and experiment station at or near Afton, Alabama, to be located by the governor superintendent of education and the
- commissioner of agiculture: н. 1075. To authorize the mayor and city council of Fort Payne to exempt from municipal taxation money
- and property invested in manufacturing; H. 1082. To amend section two (2) of an act entitled
- an act to establish a charter for the town of Albertville in Marshall county, Alabama, approved February 18, 1891 н. 1986. To amend section thirteen (13) of au act
- entitled an act to outhorize the mayor and aldermen of the clty of Girard to establish a system of public schools in said city, approved February 18, 1891;
- s. 37. To dispose of lands which have been, or may hereafter be sold for taxes and bid in for the state, and

which have not been redeemed or purchased from the state.

With amundment:

s. 131. To amend section four of an act entitled an act to authorize the increase of the capital stock and bonded indebtedness of private corporatins organized under special chartor, approved December 10, 1890;

s. 168. To establish a county school book board to select a uniform saries of text books for use in the public schools in the countles of Lamar, Walker and Fayette,

With amendment:

a, 204. To amend sections 1 and 2 of an act to regulate the sale of real estate in the city of Montgomery, Alabama, for unpaid taxes assessed for municipal purposes, approved February 10, 1887; a. 205. To authorize the city council of Montgomery

at any time to issue bonds for the purpose of funding the bonded indebtedness of the city of Montgomery;

s. 223. To incorporate the Farmers Mutual Insurance Association of the State of Alabama;

a 242. To change the boundary lines of the counties of Colbert, Franklin and Lawrence;

s. 259. For the relief of persons who have purchased lands from the stata which lands were bid off for the state at tax sale, and from any cause were not subject to sale by the state;

\$ 277. To dissolve the incorporation of the Mobile Athletic Association, incorporated under the general laws

of this state :

8, 278, To incorporate the Young Man's Christian Association of Mobile, Alabama, and to define the powers thereof:

a. 288. To authorize the mayor and council of the town of Marion to erect and maintain water works in said town to issue bonds for the purpose of orecting and maintaining said water works to an extent not exceeding thirty thousand dollars, and to make provision by deed of trust and the creating of a sinking fund for the payment of said bonds; s. 308. To limit the time within which the old bonds

of the state may be exchanged for the new bonds authorized by the act approved February 23rd, 1876;

s, 316. To smend an act to incorporate the Louise

Short Baptist Widows and Orphans Home, No. 310, ap-

proved February 14, 1891.

The above and foregoing bills, were severally read a

second time, and placed on the calendar.

Mr. Taylor moved to take u. 265 from adverse report and place same on calendar, which motion was tabled. On motion of Mr. Hill n. 1028 was rocalled from the committee on education, and referred to the judiciary committee.

II. 973 was returned by the committe to which it had been referred, and referred to the delegation from the

counties of Mobile and Baldwin.

The following bills were returned by the committees to which they had beed referred, and re-referred to committees, as follows:

H. 772, to ways and moans:

H. 1048, to judiciary.

On motion of Mr. Graves the following special orders were made: H. 156, for to-morrow, February 1st, at 11 o'clock;

H. 1120, for to-morrow, February 1st, at 11:30 o'clock: Both of which to continue as special orders until disposed of.

BILLS ON THIRD READING.

и. 873. To consolidate and adjust the bonded debt of of the State of Alahama:

Mr. John offered the following amendment:

Strike out of section 1 the words, "in gold or such other lawful money of the United States, as the governor shall deem to the best interest of the State of Alahama. The previous question being demanded and ordered,

on the amendment, the amendment was adopted. Yeas, 48, navs 40.

Yeas:

Mesers, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Conecult, Burks, Burns, Cameron, Cole, Coleman, Cook of Talladga, Cook of Wilcox, Deans, Ellis, Ewing, Fielding, Franklin, Fuller, Gains, Harris, Hearn, Hill, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Langley, Dipscomb, Mastin, Meadows, Mills, Mixon, Rabb, Reaves, Robbins, Routon, Savage, Smith of Butlsr, Smith of Mobile, Summers, Taylor, Tuck, Wheeless, Williams of Bullock-48, .

Nays:

Messrs. Speaker, Brooks, Brown of Russell, Calhoun, Curtis, Dale, Davis, Fielding, Fleming, Fletcher, Pulton, Gewin, Gibbons, Grant, Graves, Maples, Mayfield, Meador, Malian, Montgomery, Moore, McClusky, McCorvey, McQueen, Ott, Patton, Perry, Prowell, Rand, Roach, Robbins, Robinson, Rowe, Scarborough, Screws, Seale, Smith of Autauga, Smith of Greens, Turnor, Williams of Henry, Wood-40.

Mr. Brooks moved that the further consideration of this bill be postponed till to-morrow morning immediately after the report of the committee on revision of the journal,

And the motion was Jost. Mr. Cameron moved the previous question and the motion carried-yeas 62, nays 22.

Yeas: Messrs. Speaker, Barron, Banke, Beasley, Beeson, Bellinger, Boykin, Brown of Conceuh, Burks, Burns, Calhoun, Cameron, Camp, Coleman; Cook of Talladega, Cook of Wilcox, Deans, Ellis, Ewing, Fielding, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Harris, Hearn, Hill, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Langley, Lipscomb, Maples, Mastin, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, Mc-Clusky, Ott, Psrry, Rabb, Rand, Reaves, Robinson, Rowe, Routon, Savage, Scarborough, Smith of Butler, Smith of Mobile, Summers, Taylor, Tuck, Wheeless, Williams of Bullock, Williams of Henry-62.

Nays:

Messes, Brooks, Brown of Conecuh, Brown of Rusuell, Curtis, Dals, Davis, Fleming, Fletcher, Forman, Grant, Graves, Mayfield, McCorvey, Patton, Prowell, Roach, Robbins, Rogers, Screws, Seale, Smith of Autauga, Smith of Greene, Turner, Wood-22.

And the bill was read a third time at length and passed-yeas 53, nays 37.

Yeas:

Messrs. Banks, Barron, Bsasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Burks, Burns, Calboun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Deans, Ellie, Ewing, Fislding, Franklin, Fuller, Gains, Grant, Harris, Hearn, Hill, Jackson, Jinks, John, Kelly, Killebrew, Langley, Lipscomb, Meadows, Mills, Mixon, Rabb, Rand, Reaves, Robbins, Rogers, Routon, Sanford, Savage, Screws, Smith of Autauga, Smith of Butler, Taylor, Tuok, Wheeless, Williams of Bullock, Williams of Henry, Wood-53.

Navs:

Mossrs, Speaker, Besson, Brooks, Brown of Russell, Colo, Curtis, Dale, Davis, Floming, Fletcher, Fulton. Gowin, Gibbons, Graves, Kennedy, Maples, Mastin, Mayfield, Meador, Mahan, Montgomery, Moore, McClusky, McCorvey, McQueen, Ott, Patton, Perry, Prowell, Roach, Robinson, Rowe, Scarborough, Smith of Greene, Smith of Mobile. Turner, Willott-37. n. 593. To satablish a court of inferior, civil and

criminal jurisdiction of Mobile, and to define the jurisdiction thereof.

Was amended and as amended was read a third time at length and passed-yeas 61, pays 1.

Yeas:

Messrs. Banks, Barron, Beasley, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Calhoun, Cameron, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Fielding, Floming, Flotcher, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Graham, Grant, Jinks, Killebrew, Langley, Mastin, Mayfield, Mendor, Mendows, Mahan, Mills, Mixon, Montgomery, McCorvey, O'Brien, Ott, Perry, Prowell, Rabb, Roach, Robbins, Robinson, Routon, Savage, Scarborough, Screws, Scale, Smith of Autauga, Smith of Greene. Smith of Mobile, Tuck, Turner, Willett, Williams of Bullock, Wood-61.

Navs: Mr. Brooks-1.

н. 594. To regulate the fees and costs in courts of justices of the peace in the city of Mobile,

Was read a third time at length, and passed-yeas 60, nays 0,

Yeas:

Mossrs. Barron, Beeson, Boykin, Brown of Conecuh, Calhoun, Cameron, Camp, Colo, Cook of Wilcox, Curtis. Dale, Davis, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gowin, Gibbons, Grant. Harris, Rill, Jackson, Jinks, John, Kally, Kannedy, Killebrew, Langley, Lippcomb, Manjes, Mayfield, Nesdor, Meadows, Mahan, Mills, Mixon, Mortgonery, McClusky, McGorery, McQuoen, Ott, Perry, Roseli, Robbins, Robbinson, Routon, Sandrod, Scarborugh, Smith of Adungas, Smith of Greene, Smith of Section of Computer Science, National Computer Science, Wood—On, Vision, Tuck, Turner, Williams of Henry, Naws:

Mr. Brooks-1.

H. 505. Prescribing jurisdiction of justices of the peace in the city of Mobile, Was read a third time at length and passed—yoas 56,

nays 0.

Yeas:

Mesers, Barron, Beasley, Beeson, Bellinger, Browa of Conceuli, Brown of Russell, Burks, Burns, Caboun, Cameron, Cole, Cook of Wilexx, Currs, Dale, Dursi, Ellis, Ewing, Fielding, Flening, Flenciser, Franklin, Ellis, Frankling, Flening, Flenciser, Franklin, Killehrow, Landely Ground, Graves, July, Rolly, Killehrow, Landely Ground, Graves, July, Rolly, Killehrow, Landely Ground, Graves, July, Rolly, Killehrow, Landely Ground, Graves, McQueen, Patton, Perry, Prowell, Rabb, Seeves, Robius, Robinson, Routon, Sanford, Seeves, Smith of Autunga, Smith of Buller, Smith of Mobile, Tuck, Williams of Buller, Wood—50.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has originated and passed following bills: s. 167. To perfect titles to lands adversely held and claimed by citizens in the counties of Blount, Cullman,

Winston and Jefferson;

s. 263. To amend section 2972 of the code of Alibams; so as to provide a more effectual remedy against the subscribers to the capital stock of a corporation, who have not paid their subscription; And has amended as therein shown, and, as amended.

has passed the bouse bill;

II. 41 To regulate the issue of garnishments and the proceedings thereon in the county of Morgan.

In accordance with a joint resolution heretofore con-

curred in, the president of the senate has erased bls signature from the house bill 502,

And the same is herewith transmitted to the house to

enable you to so erase your signature therefrom;
And the senate has originated and passed the followbill and ordered the same to be sent forthwith to the

house without engrossment; s. 322. To establish a new charter for the city of Huntaville.

> W. L. CLAY, Secretary.

SENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once, and referred to the committees, as follows:

To the judiciary, s. 167, s. 263;

To the penitentary and criminal administration s. 322.

And the house concurred in the senate amendment to
H. 41. To regulate the issue of garnishments and the

proceedings thereon in the county of Morgan. Yeas 61, stays 0,

Yess:

Messrs. Banks, Beasley, Bellinger, Brown of Concently, Brown of Russell, Burles, Calboun, Cameron, Camp, Cook of Talladega, Cook of Wilcov, Curris, Dale, Davis, Deans, Eving, Felding, Fleming, Fleischer, Füllon, Gibbons, Grant, Jackson, John, Kelly, Kennedy, Kylon, Mahan, Allis, Millon, McGrower, McQuen, Freder, Mahan, Allis, Millon, McGrow, McQuen, Routen, Scarbough, Sunth of Autsagas Smith of Greene, Summers, Tuck, Turner, Wheelees, Williams of Bullock, Williams of Henry, Wood—61.

ERASURE OF SIGNATI'RE.

In accordance with the resolution heretofore adopted, the speaker erased his signature from the bill st. 502.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

The committee on enrolled bills report the following bills correctly enrolled:

H. 47. To provide for the payment of claims against the fine and forfeiture fund of Tusksloosa county;

H. 312. To abolish the county court of Marion county;

N. 363. To allow a county surveyor of any county in this state to act as county surveyor of an adjacent county under certain conditions:

n. 505. To prohibit the sale or otherwise disposing of any alcoholic, vinous or malt liquors or other intoxenting drinks or beverages within three miles of Zion's Ilill Missionary Baptist church, in beat 17 Tallapoesa county;

n. 551. To amend an act entitled an act to regulate the issuance of license to sell vinous, spirituous or malt liquors in Morgan county and approved February 3rd, 1883.

1883, H. 579. To ratify and confirm the charter of the Montgomery Street railway, a corporation chartered under the general laws of this state, and to confer additional nowers on said Montgomery Street Railway.

J. H. Montgomery, Chairman.

Cuati mai

SIGNING BILLS.

The spoaker of the house, in the presence of the house, immediately after their titles had been publicly read by the clork, signed the bills, whose titles are set forth in the foregolog report of the committee on enrolled bills.

Mr. Floarn gave notice that he would call up for passage at the afternoon session и. 762, And the house recessed till this afternoon at 3 o'clock

AFTERNOON SESSION. BILLS ON THIRD READING.

H. 896. To perpetuate the United States government

surveys of lande in Autanga and Chilton counties.

Was read a third time, at length, and passed-yeas 53, pays 0

YORE:

Messrs, Barron, Brooks, Brown of Conecult, Brown of Russell, Burns, Camp, Cole, Coleman, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin. Fuller, Gewin, Grant, Graves, Harris, Kelly, Killobrew, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon. Montgomery, Moore, McClusky, McCorvey, Patton, Perry, Prowell, Rand, Reaves, Rosch, Robbins, Robinson, Rogers, Savage, Scarborough, Smith of Autauga, Smith of Greene, Summers, Tuck, Wheeless, Williams of Henry, Wood-53.

R. 940. To re-enact section 4197 to 4232 inclusive for

Bullock county,

Was read a third time, at length, and passed-year 52, navs 0.

Yeas:

Messrs, Beasley, Boykin, Brooks, Brown of Russell, Burns, Cole, Coleman, Curtis, Deans, Ellis, Ewing, Fleming, Fletcher, Gewin, Graham, Grant, Graves, Hearn, Hill, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Maban, Mills, Mixon, McClusky, McCorvey, McQueen, Patton, Perry, Prowell, Reaves, Roach, Robbins, Rohinson, Rogers, Rowe, Routon, Scarborough, Smith of Antauga, Smith of Greene, Tuck, Wheeless, Wood—52.

w. 1002. To fix the maximum of tolls to be charged by the owners, lessees, or operators of the road bridge crossing the Tennessee rivor, between the counties of Colbert and Louderdale, and known as the Florence bridge, and to fix the ponalty for demanding or receiving a higher rate of tell.

Was read a third time at length and passed-yeas, 65, pays 0.

Yeas: Messrs. Speaker, Banks, Beasley, Becson, Beilinger. Brooks, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Cameron, Cole, Coleman, Cook of Wilcox, Deans, Ellis, Ewing, Fielding, Fleming, Franklin, Fulber, Gaine, Gewin, Gibbons, Grant, Jackson, Jinks, John,

Kelly, Kennedy, Killebrew, Kyle, Langley, Maples, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Moore, McClusky, McCorvey, McQueen, Ott, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Savage, Scarborough, Smith of Autanga, Smith of Butler, Smith of Greene, Taylor, Tuck, Turner, Wheeless, Wood-65.

M. 116. To amend an act entitled an act to establish the city court of Bridgeport, and to increase the jurisdiction thereof.

A substitute was adopted, And the bill

Was road a third time, at length, and passed-year 63. uavs 0. Yeas:

Mesers. Barron, Beeson, Bellinger, Brooks, Brown of Conecul, Brown of Russell, Burks, Burns, Cameron, Camp, Cole, Coleman, Cook of Talladega, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gibbons, Grant, Harris, John, Kelly, Kennedy, Killebrew, Kyle. Langley, Lapscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mrils, Mixon, Montgomery, Moore, McClusky, McCorvey, McQueen, Ott, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Routou, Savage, Smith of Autauga, Smith of Greens, Smith of Mobile, Tuck, Turner, Wheeless, Willett, Williams of Bullock, Williams of Henry, Wood-63.

H. 291. To provide for and regulate the mode of selecting, drawing and empanneling grand and petit jurors for the county of Tuscaloosu.

Mr. Willett moved to amend by including Pickens county in the operations of the bill, which motion was adopted,

And the bill.

Was read a third time, at length, and passed-yeas 61, pays 0. Yeas:

Messrs, Barron, Beasley, Beeson, Bellinger, Brooks, Brown of Conecult, Brown of Russell, Burks, Burns, Cameron, Cole, Dale, Ewing, Fielding, Fleming, Fletch, er, Ford, Forman, Franklin, Fuller, Gains, Gewin, Gibbons, Graves, Harris, Jackson, John, Kelly, Kennedy. Killebrew, Kyle, Laugley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, McClusky, Ott, Patton, Provedl, Reaves, Reach, Robbins, Regers, Rowe, Searborough, Smith of Autuaga, Smith of Butler, Smith of Mobile, Taylor, Tuck, Wheeless, Willett, Williams of Bullock, Williams of Horny, Wood—61.

H. 762. To give physicians a lien upon the personal property of any person for the payment of medicine furnished and services rendered to such person, or his family, not to exceed the sum of ten dollars a year, and to provide for the enforcement of such lies;

Mr. Cameron moved to table the amendment offered by the committee and Mr. Cameron's motion was lost.

Yeas 3, nays 65. Yeas:

Mesers, Cameron, Camp and Langley-3, Nava;

Meser. Speaker, Banks, Beasley, Besson, Bellinger, Breoks, Brown of Gueeulh, Brown of Russell, Burks, Burns, Galhoun, Coleman, Dale, Deans, Fishling, Flending, Franklin, Puller, Fulbon, Ganis, Gewan, Gibbons, Granden German, Dale, Danis, Gewan, Gibbons, Granden Maples, Mastin, Mayfield, Meador, Mendows, Mahan, Mills, Mixon, Mentgemery, Moore. McClusky, McQueen, Patton, Perry, Rabb, Haud, Rosek, Robbins, Cholmon, Kowe, Senborouph, Servery, Seale, Smith of Cholmon, Rowe, Senborouph, Servery, Seale, Smith of Molale, Taylor, Tark, Turner, Whedess, Willers, Will-hame of Bulleck, Wood—87.

And the amendment offered by the committee was adopted.

" And the bill.

Was read a third time, at length, and passed—yeas 52, mays 11. Your:

Mesers. Banks, Barron, Beasley, Beeson, Reown of Conscub, Calboun, Gameron, Catop, Cole, Dale, Deans, Fielding, Fleschor, Feller, Gains, Grant, Heava, Jackson, Janks, John, Kelly, Kennedy, Killebrew, Kyle, Langley, Maples, Mayfield, Meador, Mendows, Mathan, Mron, Montgomery, McClusty, McGorevy, McQueen, O'Brien, Ois, Perry, Prowell, Rand, Robbins, Robinson, Rogers, Serwes, Smith of Autanga, Smith of Butler, Smith of Greene, Summers, Tuck, Turnor, Willett, Williams of Bullock, Williams of Henry, Wood-52.

Nava:

Messrs. Brown of Russell, Burks, Burns, Ellis, Ewing, Gewin, Gibhons, Mastin, Mills, Rabb, Wheeless-11.

g. 848. To probibit the manufacture of vinous. spirituous or malt liquors or other intoxicating beverages within one mile of the M. E. Church at the village of Elmore, in Elmore county, and to prohibit the sale, giving away or otherwise disposing of vinous, spirituous or malt houors or other intexicating beverages within four miles of said church,

Was read a third time, at length, and passed-yeas 45, nays 43.

Yeas:

Messrs, Speaker, Banks, Bellinger, Brooks, Brown of Conecuh, Burks, Burns, Cameron, Camp, Coleman, Cook of Talladega, Curtis, Deans, Ellis, Ewing, Fleming, Gewin, Gibbons, Hill, Jackson, Jinks, Kelly, Kyle, Maples, Mastin, Mayfield, Meadows, Mills, Mixon, Montgomery, McClusky, McCorvey, McQueen, Patton, Prowell, Rand, Robinson, Screws, Smith of Autauga, Smith of Butler, Smith of Mobile, Taylor, Tuck, Willett, Williams of Henry, Wood-45.

Navs:

Messrs. Barron, Beasley, Beeson, Brown of Russell. Calhoun, Coleman, Date, Davis, Fielding, Flatcher, Forman, Franklin, Fuller, Fulton, Gains, Grant, Grayes, Harris, Hearn, John, Kennedy, Langley, Linscomb. Mendor, Moore, Ott, Perry, Rabb, Reaves, Roach, Robbins, Rogers, Rowe, Routon, Savage, Scarborough, Scale, Smith of Greene, Summers, Turner, Wheeless, Williams of Bullock-13.

And the bill was ordered to be sent forthwith without

engrossment to the senate.

s. 244. To appropriate the amount of the per dlem for the term for which the late Hon, P. S. Holt was elected to serve as a member of the house of representatives from Macon county in this general assembly, which accrued prior to the date of the special election to fill the vacancy caused by his death, to the widow of said representative, 46 h

Was read a third time, at length, and passed—yeas 84, nays 0.

Yana:

Messre, Banks, Barron, Beasley, Besson, Bellinger,
Browls, Brown of Conceals, Brown of Russell, Barks,
Browley, Brown of Conceals, Brown of Russell, Barks,
Care, Curris, Disk, Davis, Deans, Ellis, Ewing, Fleiding,
Fletcher, Forman, Fuller, Futton, Germ, Gibbons,
Grabum, Granz, Graves, Harris, Hill, Jackson, Jinks,
John, Kelly, Karnesky, Killebrew, Kyle, Langley,
John, Kelly, Karnesky, Killebrew, Kyle, Langley,
On, Montgouerry, Moore, NeClusky, McCorrey, Me
Queen, Ott, Futton, Perry, Prowell, Rabb, Rand,
Rawras, Rozels, Robins, Robinson, Scarborough, Serws,
Smith of Antauges, Smith of Butler, Smith of Mobile,
Bullock, Williams of Hearty, Woods—Steet, Williams of
Bullock, Williams of Hearty, Woods—Steet, Williams of

 To relieve Maud W. Davidson of the disabilities of non-age.

Was read a third time, at length, and passed-yeas 65, navs 0.

Yeas:
Messrs, Banks, Barron, Beasley, Beeson, Boykin, Brown
of Conceth, Brown of Russell, Burks, Burrs, Calhoun,
Cameron, Camp, Cole, Colenan, Cook of Talladega,
Curtis, Dale, Daris, Deans, Ewing, Fletcher, Forman,
Franklin, Fuller, Fullon, Gains, Gwing, Gibons, Grant,
Graves, Jackson, Jinks, John, Kelly, Kennody, Killer,
Graves, Jackson, Jinks, John, Kelly, Kennody, Killer,
Graves, Jackson, Jinks, John, Kelly, Kennody, Killer,
Kandon, Reaves, Rosek, Robbins, Rogers, Rows, Sargon,
Rabb, Reaves, Rosek, Robbins, Rogers, Rows, Sargon,
mers, Tuck, Wheeless, Willett, Williams of Bullock,
Williams of Brary, Wood—63.

n. 915. To refund to J. H. Williams, of Elmore county, the sum of eighty dollars, with interest, being purchase money for certain land herotofore erroneously sold him by the state,

Was read a third time, at length, and passed—yeas 61, nays 0.

Yous:

Messrs. Banks, Barron, Beasley, Beeson, Brown of Russell, Burns, Calhoun, Cameron, Cole, Coleman, Cook of Talladega, Davis, Deaas, Ewing, Fishing, Fletcher, Ferman, Fletcher, Forman, Fletcher, Forman, Fletcher, Forman, Fletcher, Forman, Fletcher, Forman, Fletcher, Forman, Fletcher, Gewin, Gwaid, Linge, Jackson, Jinks, John, Kelly, Kennedy, Kyle, Lipscown, Maplee, Mastin, Mayfeld, Mandor, Kyle, Lipscown, Markey, Markey, Forwall, Rabb, Rand, Reaves, Roach, Robbins, Robbinson, Rowe, Konton, Searbourgh, Sasia, Suith of Autauga, Smith of Budler, Smith of Green, Summers, Wood—Garwin, Williams of Harry, Williams of Harry, Williams of Harry, Williams of Harry, Williams of

n. 801. To anthorize a vote of the legal voters of Daviston, beat 17, in Taliapoosa county, to decide whether spirituous, vinous or mait liquors shall be sold within the corporate limits of the town of Daviston in said beat,

Was, on motion of Mr. John, tabled, And the house adjourned till 10 o'clock to-morrow morning.

THIRTY-SEVENTH DAY.

House of Representatives, February 1, 1895.

The house met pursuant to adjournment. Prayer by Rev. Mr. Dannelly of the city. A quorum was present.

REVISION OF JOURNAL.

The committee on the revision of the journal reported the journal of yesterday correct.

LEAVE OF ABSENCE.

Was granted to Mr. Smith of Autauga till Monday, to Mr. O'Brien for to-day, and to Mr. Rabb for to-morrow, Mr. Bellinger moved to recall from the senate the house bill 848.

Mr. Kyle moved to table Mr. Bellinger's motion, and Mr. Kyle's motion was lost—yeas 38, nays 46. Yeas:

1698: Spoaker, Banks, Burns, Canoron, Camp.
Coloman, Cook of Taladega, Curtis, Davis, Beata,
Fleicher, Fulton, Gewin, Harbert, Christ, Davis, Beata,
Refy, Kip, Lander, Maphes, Mastin, Mayfield,
Willis, Souniscontery, McCorvey, McQueen,
Pacon, Frovell, Robbins, Robbins, Robbins, Robbins, Robbins, Robert, Smith of Mobile, Taylor, Tuck, Ward, Willett, Wood,

Naya: Barron, Beasley, Peeson, Beillinger, Irown of Rassall, Burks, Calhoun, Cole, Cook of Willow, Garden, Carlon, Cole, Cook of Willow, Carlon, Carlo

And Mr Boilinger's motion was carried—yeas 48, nays

Yeas:

Mesars, Barron, Bassley, Beeson, Boykin, Brown of Rensell, Burks, Calheun, Dole, Good of Wilcox, Dale, Ellis, Ewing, Fielding, Fleming, Forman, Frankin, Fuller, Fulson, Gains, Gibbons, Graham, Grant, Grinne, Harris, Hearn, Hill, John, Kennedy, Killebrew, Knighty, Langley, Mesold, Malian, Micon, Moro, Ott, Park, Rath, Good, Malian, Micon, Moro, Ott, Sentencer, Rath, Georgia, Charley, Michael, Malian, Micon, Christian, Wheeless, Williams of Bullock—48.

Williams of Bullock—48
Nava:

Mesers. Speaker, Banks, Brooks, Burns, Cameron, Camp, Coleman, Cook of Talindege, Curtis, Davis, Doans, Ficheler, Gewin, Hill, Jackson, Jinks, Kelly, Kyle, Lipscomb, Maples, Mastin, Mayfield, Mondows, Mills, Montgonery, McCluest, McGures, Patton, Prowell, Reaves, Robbuns, Robinson, Rogers, Sorews, Taylor, Tnck, Ward, Willets, Wood—40.

Mr. Willett, rising to a point of order, stated that as the motion of the gearleman from Blount, (Mr. Bellinger) did not state for what purpose the bill was recalled, the suspension of the rules was required to carry the

motion.

The speaker decided the point and order not well

And from the ruling of the speaker, Mr. Willett apnealed.

The decision of the speaker was allowed to stand as the decision of the house.

Yeas 77, nays 0. Yeas:

Mesers, Ranks, Barron, Rossley, Recoon, Bellinger, Dsyktis, Frosks, Frown of Russell, Barks, Burrs, Calhoun, Campro, Camp, Ode, Coleman, Cook of Tilladega, Coris, Bate, barry, Denns, Bills, Sering, Gook of Wilexc, Ouris, Bate, barry, Denns, Bills, Sering, Gook of Wilexc, Ouris, Bate, Barry, Denns, Bills, Sering, Graves, Harris, Hearn, Hill, Jackson, Jinks, John, Gratt, Fulton, Gaine, Gewin, Gilbones, Graham, Gratt, Kinghe, Massin, Markelley, Mexico, Jinks, John, Markelley, McGorvey, McGlues, Davis, Markelley, McGorvey, McQueen, Ott, Faston, Perry, Frowall, Ribb, Raod, Raswa, Ronch, Robbins, Robinson, Rogers, Rows, Konton, Savage, Searchorough, Serews, Smith of Buller, Sea, Willext, Williams of Bulleck, Wood—Su, Vitanses, Willext, Williams of Bulleck, Wood—Su, Vitanses, Willext, Williams of Bulleck, Wood—Su

Mr. Hill then moved to reconsider the vote by which Mr. Bellinger's motion was carried, and pending the consideration of Mr. Hill's motion the house received the following:

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has originated and passed the following bills:

s. 222. To smend section 3878 (4414) of the code, so far as the same relates to the county of Cherokee;

s. 246. To incorporate the Southern Coal Company; s. 345. To incorporate the Southern Home Insurance Company and to define its rights, powers and franchises; s. 347. To incorporate the Planters Warchouse and

Commission Company;

 349. To probibit stock from running at large on lands owned by T. H. Bradford in Marengo county;

s. 352. To incorporate the town of Nowton in the county of Dale;

And the senste has adopted a joint resolution herewith eent, requesting the governor to return the senate

bill s. 30 to the senate for amendment, And has originated and passed the following hills:

a. 334. To amend an act to incorporate the Tuskegee Female College, approved February 22nd, 1854, and an act to amend an act entilled an act to incorporate the Tuskegee Female College, approved March 28th, 1873, so as to prohibit the sale of spirituous, vinous, and malt liquors within four miles of the Alabams Conference Female College:

 To regulate the holding of the circuit court for Randolph county;

s. 326. To amend section 535 of the code of Alabama, so far as the same relates to Randolph county;

so tar as the same relates to Handolph county; s. 318. To prohibit the manufacture of vinous, spirituous or malt liquors or other intexicating beverages within one mile of the M. E. church at the village of Elemore, in Elmore county, and so prohibit the sale,

giving away or otherwise disposing of vinous, spirituous or mait liquors or other intoxicating beverages within four miles of said church; s. 103. To create a lien in favor of the owners of

public ginneries;

s. 300. To establish a separate school district to be known as Antioch school district in Marshall county;

s. 294. To fix the time of holding the chancery courts in counties of Pike, Coffee and Geneva; And has amended as therein shown, and, as amended,

has passed the house bills:

H. 189. To define the corporate limits of the city of Birmingham in the State of Alabama; H. 46. To provide for the compensation of the county

solicitor for Tuskaloosa county; B. 273. To amend section 3091 (3496) of the code of Alabama of 1886:

And has passed the house hills:

H. 296. To repeal an set entitled an act for the preservation of game animals and birds in the counties of Sumter and Chilton, approved February 23, 1887, so far as the same relates to Chilton county;

н. 217. To suthorize the mayor and councilmen of the town of Brewton to issue bonds of said city for an amount not exceeding fifteen thousand dollars, for the purpose of building or purchasing suitable school building for the use of the residents thereof;

H. 618. To prevent the explosion of dynamite or any other explosive material in any of the waters of Bibb

county, Alabama :

H. 304. To regulate the issue of garnishments and proceedings thereon before justices of the peace and notaries public ex-officio justices of the peace in the county of Escambia;

n. 348. To authorize the court of county commissioners of Lamar county to issue the bonds of the county not exceeding three thousand dollars to repair court house and iail of said county:

M. 381. To further regulate the fees of constables for attending justice court in Lawrence county;

H. 564. To establish a separate school district to be known as the Crane Hill School District in Cultman

county. Alabama:

и, 403. To change the time of making application under the provisions of an act for the relief of needy confedrate soldiers and sailors, residents of Alabama, who from wounds or other cause, are now unable to make a livelihood and for the widows of such as were killed or died in said war and have not since remarried, approved February 13, 1891;

H. 423. To declare Charles K. Foote and Charles G. Foote, who now reside in the county of Washington, near the boundary line between the county of Washington and the county of Mobile, citizens of the county of Mobile, and to authorize them to assess certain of their real property on or near said boundary line with the tax assessor of Mobile county, and to nay their taxes on it to the tax collector of Mobile county;

n. 623. To prohibit the selling or giving away of alcoholic, spirituous, vinous or malt liquors within five miles of Holland's Chanel Methodist church, and within the voting precinct of Dutton, all within the county of Jackson:

To amend an act entitled an act to better provide for keeping up the public roads of Escambia county. which became a law February 15th, 1893;

And has concurred in the report of the committee of

conference on the disagreement of the two houses on the hill.

s. 57. To declare a rule of oridonce upon the ridal of persons indicted for rolating the provisions of laws prohibiting the sale of vinous, sprituous, or mals liguors, or of alcoholic hitters, pordials, or beverages in any county or beat; and to make the fact that the defendant has obtained a license from the internal vewente dopartment of the United States prima facie evidence of the defendant's suits.

W. L. CLAY, Secretary.

SENATE MESSAGE

The senate hills just recieved, whose titles are set forth in the above and foregoing message, were severally read

in the above and foregoing message, were severally read once, and referred to the committees, as follows: To corporations, s. 334, 246, 345, 347, 352:

To corporations, s. 334, 246, 346, 347, 352; To judiciary, s. 191, 294;

To local legislation, s. 326, 222, 349;

To temperance, s. 318;

Revision of laws, s. 103:

Education, s. 300;

And the house concurred in the resolution requesting the return by the governor of the senate bill 30.

And this house concurred in the sense amendments to H. 46. To provide for the compensation of the county solicitor for Tuskshoos county,

Yess 56, nays 0.

Yeas:

Nessrs, Speaker, Barron, Berson, Beilinger, Brooks, Brown of Conecult, Brown of Russell, Berrn, Galbonn, Canp. Cols, Column, Cook of Talladegs, Cook of Wil-cone, Column, Column, Column, Column, Cone, Column, Cone, Column, Canto, Carlo, Canto, Carlo, Cibkons, Grahm, Carves, Harris, Jackson, Kelly, Kennedy, Killebrew, Jangley, Lipscomb, Maples, Mastin, Mayheld, Mondor, Mahan, Mixon, Montponery, Moreo, McClusty, McCorvey, Patton, Prowell, Rand, Raeves, Rocka, Kowe, Sarten, Smith of Creense, York, Ward, Williams of Bullock, ep., Smith of Creense, York, Ward, Williams of Bullock, ep., Smith of Creense, York, Ward, Williams of Bullock, ep.

Also.

H. 273. To amend section 3091 (3496) of the sode of Alabama of 1886.

Yeas 54, nays 1. Yeas:

Messrs, Speaker, Beeson, Boykin, Brown of Russell, Burks, Calhoun, Camp, Cole, Colemen, Cook of Talladega, Curtis, Dalo, Davis, Deans, Fletcher, Forman, Franklin, Fulton, Gibbons, Grant, John, Kennedy, Knight, Kyle, Langley, Maples, Mastin, Meador, Meadows, Mixon, Montgomery, McClusky, McCorvey, Ott, Patton, Perry, Rabb, Roach, Robbins, Rogers, Rowe, Savage, Scarborough, Seele, Smith of Butler, Smith of Mobile, Taylor, Tuck, Ward, Williams of Bullock, Williams of Henry, Wood-54.

Navs: Mr. Mayfield. And the house bill.

п. 189. To define the corporate limits of the city of Birmingham in the State of Alabama,

Together with the senate amendment, was referred to the Jefferson delegation.

REPORT OF CONFERENCE COMMITTEE.

Mr. Speaker:

The committee of conference on the disagreement of the two houses on the house amendment to the bill,

s. 47. To make United States license for the sale of spirituous, vinous, or malt liquors, or of alcoholic bitters. cordials, or beverages in any county or boat; and to make the fact that the defendant has obtained a liceuse from the internal revenue department of the United States prima facie evidence of the defendant's guilt,

Here had the same under consideration and recommend that the senate accede to the House amendment thereto.

J. S. E. ROBINSON, A. D. SAYRE.

Committee on the part of the sonate. E. D. WILLETT,

R. B. KELLY. W. J. BOYKIN,

Committee on the part of the house.

And the house concurred in the shove report of conference committee.

Yeas 54, navs 1.

Yeas:

Messex, Spaaker, Banks, Barron, Besaboy, Bellinger, Brown of Canceth, Brown of Rassell, Burks, Calboun, Caneron, Camp. Gole, Coleman, Cook of Tailadage, Cook of Wilco, Gurtis, Dale, Davia, Deans, Ewing, Fielding, Finnung, Fleebor, Franklin, Pulton, Gewin, Gebern, Granklin, Pinnung, Fielden, Finnung, Fielding, Finnung, Fielding, Finnung, Fielding, Finnung, Fielding, Finnung, McCusky, McCorvy, Patton, Perry, Prowell, Rabb, Roach, Rollingon, Routton, Sarage, Scattrough, Smith of Butler, Tuck, Ward, Whoeless, Williett, Williams of Bellock, Wester, Willett, Williams of Bellock, W. Navay and Marry, Wood—48.

Mr. Rowe.

Mr. Knight offered the following resolution:

Resolved by the bouse, That the governor be, and he is hereby requested to furnish this bones with information concerning the number, and compensation of solicitors of the several courts of this state, who are paid by the state, other than circuit solicitors, Which was adouted.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Graves-

R. 1120. To empower justices of the peace, and notaries public with powers of justices of the peace, in Barbour county, to sentence for costs in certain criminal proceedings, to hard labor for the county, Revision of laws:

By Mr. John-

H. 1121. To amend an act entitled an act to amend an act entitled an act to provide for the registration and lien of judgments and decrees for the payment of money, approved February 26, 1889,

Judiciary;

Also.

H. 1122. To enable the owners of lots, or parts of lots in the city of Birmingham, situate between 16th and 17th streets, and 10th and O'Brien avenues, to lay off and improve, and sell the same for burial purposes.

Corporations;

By Mr. Summers (by request)—
n. 1123. To sholish the charter of the town of Moulton, in Lawrence county, Alsbama,
Corporations;

By Mr. Wood (by request)-

n. 1124. To authorize municipalities of this state, to appoint inspectors of milk, and other dairy products or substitutes therefor, Public health:

By Mr. Coleman-

N. 1125. To authorize and empower the faculty of the Northeast Alabama Agricultural School and Expirament Station at Albertville to grant certificates of proficiency, and diplomas, and confer college degrees on the graduates of said institution,

By Mr. Clark-

189 Mr. Clark—
In 1126. To saifly and confirm the charter of the
Standard Smidting and Loan Association of Montgomery,
Machana, The Manual Benefit Building and Loan AssoLoan Association of Montgomery, corporations under the
General laws of this state, and to suntherize them to issue
what is known as paid up stock and to lond money on
the stock of their members,

Corporations; By Mr. Forman-

n. 1127. To establish the Ragland school district in St. Clair county.

Education;

By Mr. Mills-

n. 1128. To require a more accurate description of property as to its value when a mortgage is given upon it.

Judiciary ;

By Mr. Smlth, of Butler-

R. 1129. To provide a system of water works for the city of Greenville, and to authorize the mayor and city council of Greenville, Alabama, to issue bonds for an amount not exceeding twenty thousand dollars for the purpose of purchasing a system of water works,

Corporations;

Mr. Mr. Screws—

n. 1130. To define train robbing, and fix the punishment therefor.

Commerce and common carriers;

By Mr. Lipseomh (by request, with notice and proof)— H. 1131. To prohibit the running at large of certain animals, in precinct number one, in Jefferson county, Alabama.

Judiciary; By Mr. Brooks-

H. 1132. To prescribe the amount to be paid for the use of the seal of the state, upon commissions issued to officers and upon warrants of arrests issued upon any requisition of the governor of another state,

Ways and means;

Also, R. 1133. To prescribe the duty of the scoretary of the state in the distribution of books, within his control, Ways and means:

By Mr. Mayfield— H. 1134. To repeal sections 854, 859 and 860 of the code of Alabama.

Judiciary; Also.

M. 1135. To amend sections 856, 857 and 858 of the code of Alabama,
Judiciary.

BILLS ON SECOND READING.

The chairmen of the several simmittees reported favorably on the following bills:

favorably on the following bins: h. 754. To confer chancery powers and jurisdiction upon the circuit court in the several counties of the seventh judicial circuit, to regulate the practice and procedure in said courts, and in the supreme court;

n. 858. To change the name of Charles Preston Farr to that of Charles Preston Gullatt:

H. 920. To authorize Susan M. Daniel, a minor, to sell and convey her lands attuated in Jackson county; H. 921. To amend section 1386 of the code of Alabama, of 1876;

H. 699. To amend and re-enset sections 3018, 3022, 3025, 3026, 3027, 3028, 3141, and to amend section 3048 of the code of Alabama;

n. 1017. To amend section 2672 of the cods;

M. 1033. To regulate the practice and proceedings in civil and criminal cases in the circuit court of Cherokeg county, in this state, and in supreme court on appeal in said cases:

M. 1000. To authorize and empower the register in chancery for the sixteenth district of the northwestern division of Alabama, to exercise all powers now conferred upon him by law in term time as well as in vacation.

n. 1083. To amend sections seventeen and eighteen of the regulations of the harbor of Mobile, published and promulgated pursuant to the set to provide for the publication and distribution of the code of Ajabama, approved February 21, 1887;

H. 1087. To prescribe the duties of circuit judges and solicitors in interchanging and holding special terms of court for each other and to authorize the governor to direct and require a special or adjourned term of any circuit or city court to be held whenever in his judgment the public good requires it.

н 1001. To further regulate the removal of prisoners in this state.

m. 1111. To authorize the holding of the chancery court of the counties of Coosa and Clay at Goodwater, Alabama, and to fix the time for holding said court;

H. 1119. To provide for the revision, codification, digesting, and promulgation of the statutes of this state,

both civil and criminal; H. 1090. For the relicf of A. F. Wilson;

s. 15. To amend an act entitled an act to establish a city court for the county of Talladega, approved February 23, 1893,

(With amendments);

s. 57. To declare a rule of evidence upon the trial of persons indicted for violating the provisions of laws prohibiting the sale of vinous, spirituous, or malt liquors or of alcoholic bitters, cordials, or beverages in any

county or best; and make the fact that the defendant has obtained a license from the Internal Revenue Department of the United States prima facie evidence of the defendant's guilt.

(With amendmout):

s, 143. To prescribe the cases where aworn answers may be required in chancery, and to declare the effect thereof:

's. 187. Prescribing additional duties for judges of probate courts, in reference to keeping certain Indexes, provided this bill shall not apply to the counties of Mo-

bile, Perry and Bibb;

s. 201. To fix the time of holding the chancery courts in the counties of Monroo and Perry

s. 228. To regulate the practice and proceedings in civil cases in the Circuit Courts of Morgan and Madison counties:

s. 229. To fix the times and regulate the holding of the courts in the Eighth Judicial Circuit of the state of Alabama:

s. 233. To provide for the drawing of jurors for the May and November terms of the circuit court for the

county of Madison for the year 1895; s. 239. To amend section 2348 of the code: e. 240. To prescribe the venue in suits against assig-

nses nuder a general assignment for the benefit of cred-Store .

s. 248. To amend section 1 of an act entitled an act to regulate the practice and procedure in the circuit court, in Talladega county, in this state, approved Doc. 13, 1894:

s. 267. To dotach Lowndes county from the Fourth and attach it to the Second Judicial Circuit, and to detach the county of Bibb from the Fifth and attach it to the Fourth Judicial Circuit, and to detach Covington county from the Second and attach it to the Twelfth Judicial Circuit, and to fix the time for holding the circuits courts in said counties; e. 315. To amend section three of an act entitled

an act, to create the eleventh judicial circuit of the State of Alabama, to fix the time of holding court therein, and to provide for the appointment of a judge for the said circuit, and the election of a solicitor for said circuit. approved December 7, 1894,

4, 895. To authorize C. L. James the guardian of Amanda James, a lunatic, and widow of James James, deceased, to convey the right of dower of eaid Amanda James, in certain land without order of court:

и. 1089. To better provide for the payment of cer-

tain claums therein named.

The above and foregoing bills, were severally read a second time, and placed on the calender.

Mr. Hill moved that w. 893 be recalled from the Judiciary committee, and re-committed to the committee on revision of laws-carried.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has concurred in the house joint resolu-

Recalling from the Governor house bill No. 521, for the purpose of correction, and requesting the Speaker of the house and President of the senate to erase their signatures from said bill, when so returned.

W. L. CLAY. Secretary.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

The committee on enrolled bills report the following bills correctly enrolled. H. 41. To regulate the issue of garnishments and

the preceedings thereon in the county of Morgan;

H. 217. To authorsze the mayor and councilmen of the town of Brewton to lesue bonds of said city for an amount not exceeding fifteen thousand dollars, for the purpose of building or purchasing suitable school building for the use of the residents thereof :

H. 206. To repeal an act entitled an act for the preservation of game animals and birds in the counties of Sumter and Chilton, approved February 23, 1887, so

far as the same relates to Chilton county;

m. 304. To regulate the issue of garnishments and proceedings thereon before justices of the peace and notary publics ex- officio justices of the peace in the county

f of Escambia;

B. 348. To authorize the court of county commissioners of Lamar county to issue the bonds of the county not exceeding three thousand dollars to repair the court house and jail of said county;

E. 381. To further regulate the fees of constables for attending justice court in Lawrence county;

m. 403. To change the time of making application under the provisions of an act for the relief of needy confederate soldiers and sallors, residents of Alabama, who from wounds or other cause, are now unable to make alivelihood and for the widows of such as were killed or died in said war and have not since remarried, approved February 13, 1892.

n. 423. To declare Charles K. Foote and Charles G. Foote, who now reside in the county of Washington, near the boundary line between the county of Washington, near the boundary line between the county of Mobile, and to authorize them to assess certain of their real property on or near said boundary line with the tax assessor of Mobile county, and to pay their taxes on it to the tax collector of Mobile county;

H. 564. To establish a separate school district to be known as the Grane Hill school district in Cullman

county, Alabama:

n. 618. To prevent the explosion of dynamite or any other explosive material in any of the waters of Bibb county, Alahama;

n. 623. To prohibit the sale or giving away of alcoholic, spirituous, vinons, or malt liquous within five miles of Holland's Chapel Methodist church, and within the voting precinct of Dutson, all within the county of Jackson.

J. H. Montgomery, Chairman.

MESSAGE FROM THE SERATE.

Mr. Speaker:

The president of the senate having signed the following hills, your signature thereto is requested;

s. 71. An act to establish the county or beat of resi-

dence of persons when their residence is partly in two or

more countles, or beats :

s. 148. An act to authorize the mayor and councilmen of the town of Evergreen to issue bonds of said town for an amount not exceeding ten thousand dollars for the payment of work already done on the Southwest Alabama Agricultural School building in said town and to complete and furnish the samo and to enclose and permanently imporve the grounds,

W. L. CLAY, Secv.

.....

SIGNING BILLS.

The speaker of the house in the presence of the house, immediately after their tysles had been publicly read by the clerk, signed the bills whose titles are set forth in the foregoing senate message, and report of committee on enrolled bills.

Mr Knight gave notice that he would call up for passage at the afternoon session, a. 796.

SILLS ON THIRD READING.

H. 156. To require insurance companies to pay full face value of all polices issued by them when property on which policy was issued has been destroyed by fire unless said property was fraudently destroyed.

Mr. Mayfield offered the following amendment to the substitute suggested by the committee:

Amend by striking out section 1 of said bill,

And the amendment was lost—yeas 10, nays 54

Yeas: Mesers. Speaker, Boykin, Cook of Talladega, Kyle, Mayfiold, Mahan, Montgomery, McClusky, Pation.

Rand—10. Navs:

Meisars, Barron, Bellinger, Brooks, Brown of Conceuh, Brown of Russell, Burks, Calhoun, Cameron, Coleman, Cook of Wilcox, Dale, Ellis, Ewing, Fielding, Ffeming, Fletcher, Forman, Franklin, Fuller, Fulton, Gams, Gewin, Gibbons, Grant, Graves, Hill, John, Kennedy, Langley, Lipscomb, Maples, Mastin, Mayfield, Meadows, 57 b Mills, McGorvey, McQueen, Ott, Perry, Prewell, Rabb, Robinson, Rogers, Rowe, Scarborough, Smith of Butlor, Smith of Mobile, Taylor, Tuck, Ward, Wheeless, Willett, Williams of Bullock, Williams of Hsnry, Wood, —5.2

Mr. Lipscomb offered the following amendment to the substitute:

Amond 3rd section by striking out the word "conclusively," where it occurs in said section,

And Mr. Lipscomb's amendment was tabled, on motion of Mr. Wood—yeas 51, nays 13.

Yeas:
Messrs, Barron, Beeson, Boykin, Brown of Conceuh,
Burks, Burns, Galhoun, Cameron, Camp, Cole, Coleman,
Cook of Thildseige, Cook of Wilexx, Dale, Davis, Ellis,
Ewing, Fielding, Fleming, Fletcher, Forman, Franklir,
Fuller, Guta, Coleman, Franklir,
Fuller, Guta, Chaples, Mastin, Maydeld, Macdows,
Mills, Mixon, Ost, Patton, Prowell, Rabb, Rasd, Reaves,
Khinson, Gozer, Smith of Buder, Smith of Greene,

Smith of Mahife, Taylor, Tunk, Ward, Whodess, Willett, Williams of Bullock, Williams of Henry, Wood—64. Nulpus, Mesare Beaaley, Brooks, Brown of Russell, Fulton, Hearn, John, Kyle, Ulpecomb, Mahan, Roach, Rowe, Sanferd, Smitt of Mebile—11.

Mr. Sanford offered an amendment to the substitute, pending the consideration of which, the house recessed till 3 o'clock this afternoon.

AFTERNOON SESSION.

BILLS ON THIRD READING.

H. 219. To establish a uniform series of text books for public schools in Etowah county;

The following amendment was offered by Mr. Meador, and adopted: Amend section one so as to insert just before the word

"teachers" the words "first grade."

The bill was amended by adding the following coun-

ties: Marengo, Escambia, Russell, Monroe, Lamar, Dallas, Bullock, Clarke, Pike, Colbert, Lowndes, Crenshaw, Lawrence, Butler, Tallapoosa, Covington, Franklin, Madison, Marion, Chambers, Randolph, Greakellin, Madison, Marion, Chambers, Randolph, Greakellin, Madisock, Calboun, Chuctaw and Washington, Conseuth, Bullock, Calboun, Choctaw and Washington.

And as umended the bill was read a third time at length and passed—yeas 67, nays 13.

Yeas:

Messes. Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecula, Brown of Russell, Callboun, Cameron, Camp. Colo, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dule, Davis, Deans, Els, Ewing, Fielding, Fleming, Flescher, Franklin, Fullar, Gains, Olibbons, Game, Graver, Harris, Hearn, Colley, Children, Graver, Graver, Harris, Hearn, own, Mahan, Mixon, McGlusky, McGorvey, Ott. Patton, Orry, Provell, Rabb, Rand, Beaves, Rooch, Robbins, Rogers, Rowe, Bouton, Savage, Scarborough, Smith of Greene, Smith of Groene, Smith of Groene, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Williams of Bullock, Williams of Harry—67.

Messrs. Speaker, Fulton, John, Knight, Lipscomb, Maples, Mills, Montgomery, Moore, McQueen, Robinson, Seale and Wood—18.

H. 1058. To establish a branch Agricultural Experiment Station and Agricultural School at Hamilton in Marion county, Alabama,

Was read a third time at length and passed—yeas 66, pays 9.

Yeas:

Messer. Speaker, Bankr, Beasley, Beeson, Boykin, Brooks, Brown of Guesell, Burven of Russell, Burks, Calboun, Camp, Cole, Coleman, Cock of Tailadega, Curis, Dale, Davis, Fleding, Pischer, Patton, devrin, Gibbons, Grant, Graves, Jackson, John, Kelly, Kennedy, Mahan, Mills, Millson, McCluty, McGorver, McQacen, Ott, Patton, Perry, Provell, Rand, Beaves, Rosch, Robins, Gabinson, Rogers, Rowe, Sanford, Savage, Searhorough, Servew, Smith of Greene, Smith off Mohle, Taylor, Savage, Scarkondy, Savage, Scarkondy, Savage, Scarkondy, Savage, Scarkondy, Savage, Scarkondy, Savage, Savage,

Nays:

Messrs. Cook of Wilcox, Fielding, Fuller, Hearn, Llps-comb, Montgomery, Rabb, Summers, Wood—9.

H. 786. To create the thirteenth judicial circuit of the state of Alabama, to regulate the terms, practice and procedure therein; to provide for the appointment and election of a judge and solicitor for said circuit, and to extend the powers and jurisdiction of said court;

Mr. Camp offered an amendment, and on motion of Mr. Kelly the bill and amendment was tabled.

a. 288. To authorize the mayor and council of the town of Marion to erect and maintain water works in said town; to issue bonds for the purpose of erecting and maintaining said water works to an excent not exceeding thirty thousand dollars, and to make provisions by deed of trust and the creating of a suking fund for the

payment of said bonds, Was read a third time, at length, and passed—yeas 50,

nays 16.

Yeas: Barra, Bashy, Resem. Ballinger, Baylin, Bash and Gansen, Barbard Sassali, Galbona G. Man, Mandali G. Garbard, Garbard, Garbard, Sang, Carlot, Garbard, Sang, Carlot, Garbard, Sang, Garbard, Sang, San

nck, Turner, Whett, Whitins of Bandez, Wood—50.

Nays:
Messrs, Burks, Cumoron, Forman, Franklin, Gaios,
Peris, Jackson, John, Kilichrew, Langley, Meadows,

Messes, Durks, Children, Forman, Frankin, Franki

H. 853. To amend an act to incorporate the town of Georga, in Geneva county, approved March the 4th, 1875.

Was read a third time, at length, and passed—yeas 68, pays 0. Yeas:

Yeas: Messrs Barron, Beasley, Beeson, Bellinger, Brooks, Brown of Cooccub, Brown of Russell, Burks, Calboun, Cameron, Cole, Coleman, Cook of Talladega, Curtis, Davis, Denas, Ellis, Ewing, Fielding, Ford, Forman, Franklin, Fuller, Fulton, Gwien, Gibboas, Grant, Haris, Itenr, Juckson, Jinks, Kelly, Kennedy, Killebrew, Klyle, Langley, Lipscomb, Magdes, More, McClewky, McGorvey, O'Brien, Patton, Prowell, Rand, Rawey, McCorwey, O'Brien, Patton, Prowell, Sand, Rawey, McCorwe, O'Brien, Patton, Patton, Sand, Sandhoff, Sand, Sandhoff, Sandhof

и. 216. To define the boundary lines of the Clinton-

ville school district in Coffee county, Alabama.

A substitute was offered and adopted, and the bill as amended was road a third time, at length, and passed yeas 69, nays 0. Yeas:

Messis, Barroa, Besaley, Besson, Bellinger, Brown of Conecub, Brown of Rassell, Burts, Burns, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Benau, Ellis, Swing, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Ghbbons, Grant, Graves, Heart, Jackson, Jinks, Kolly, Kennedy, Kilebrow, Kinght, Cyle, Langley, Japosomb, Moore, McCludwy, McGorver, McQuesn, Out, Perry, Frowell, Rabb, Reaves, Robbins, Robinson, Rogers, Kouton, Savago, Scarbovouph, Seale, Smith of Butter, Smith of Green, Smith of Mobile, Taylor, Tuck, Turner, Whitten, Williams of Bullet, Wood—69.

MESSAGE PROM THE SENATE.

Mr. Speaker: The president

The president of the senate having signed the follow-

ing bills, your signature thereto is requested.

".244. To appropriate the amount of the per diem for the term for which the last Ion. P. S. Didt was elected to serve as a member of the house of representatives from Macon county in this general assembly, which accrued prior to the date of the special election to fill the vacancy caused by his death, to the widow of said representative;

s. J. n. Referring the message of the governor of

November 17, 1894 in reference to the exchange of certain state bonds to the governor, attornoy-general and secretary of state for investigation;

 e. 213. To relieve Maud W. Davidson of the disabilities of non-age.

SIGNING BILLS.

The speaker of the house in the presence of the house, immediately after their titles had been publicly read by the clerk, signed the bills whose titles are set forth in the foregoing senate message.

FEBRUARY 1, 1895.

Mr. Speaker:

I have the honor to report that the following bills, which originated in the house have been approved: Nos. 47, 312, 505, 551, 674, 579, 363.

Very respectfully,

HARVEY E. JONES, Private Secretary.

FEBRUARY 1, 1895.

Mr Speaker:

In accordance with joint resolution and by direction of the governor, I return herewith senate bill No. 30 for correction.

Very respectfully,

HARYEY E. JOHES.

Private Secretary.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has adopted a joint resolution herewith sent, requesting the president of the senate and the speaker of the house to erase their signatures from the senate bill No. 30.

Also, has adopted the joint resolution herewith sent recalling from the governor the senate bill No. 46 for correcting the same.

> W. L. CLAY, Secretary.

SEESSABE PROM THE SENATE.

Mr. Speaker

Mr. speaker in a contained with a joint resolution heretofore concurred in, the president of the senate has erased his signature from the senate bill No. 30, and the same is hereby transmitted to the house to enable you to erase your signature therefrom.

W. L. CLAY, Secretary.

PRABURE OF SIGNATURE.

The speaker of the house erased his signature from senate bill 30.

Mr. Knight moved to reconsider the vote by which the senate bill 30 To regulate and prescribe the manner of electing the

county commissioners of Bibb county, was passed.
Mr. Fuller moved to table Mr. Knight's motion, and
Mr. Fuller's motion was lost—yeas 22, nays 44.
Yeas:

Messrs. Beasley, Brown of Conceuh, Cole, Coleman, Cook of Talladega, Deans, Ellis, Ewing, Fielding, Forman, Frankin, Gaths, Harris, Jackson, Laugley, Meadows, Mills, Robbins, Savage, Tsylor, Wheeless—22. Nays:

Nays:
Messra, Spenker, Boykin, Brooks, Boorn of Russell,
Burke, Galbon, Ganeron, Gurtis, Carles, Bletcher,
Fuller, Fulton, Gibers, G. Greese, Jinke, John,
Kally, Kunsely, Kryg, Hype, Lipecom, Maples,
Kally, Kunsely, Kryg, Moorn, McCorrey, McQueen,
G. Paton, Fary, Provell, Robinson, Rogers, Rowo,
Sonle, Snith of Butler, Tuck, Turner, Ward, Willett,
Williams of Bullock, Wood—

Mr. Knight's motion to reconsider was carried.

Mr. Knight moved to reconsider the vote by which the bill was ordered to a third reading.

Mr. Fuller moved to table Mr. Knight's motion, and Mr. Fuller's motion was lost.

Mr. Knight's motion to reconsider the vote by which the bill was ordered to a third reading was then carried. Mr. Knight moved an amendment to the bill, which was adopted. Mr. Fuller moved to table the bill, and Mr. Fuller's motion was carried-yeas 43, pays 33.

Yeas:

Messra. Speakor, Bauks, Barron, Beasley, Besson, Bellinger, Roven of Conceals, Braver of Rossell, Burks, Colo, Coloman, Cook of Talladega, Deans, Ellis, Ewing, Fledding, Forman, Franklin, Foller, Gains, Harris, Hearn, Hill, Jackson, Kyle, Lungley, Maples, Meadows, Malan, Mills, Rabb, Reaves, Robbins, Rowe, Routon, Savags, Scarborough, Smith of Butler, Smith of Greene, Taylor, Tuck, Ward, Wheeless, Willatt.—43.

Nays: Mossrs. Boykin, Brown of Russell, Calhoun, Cameron, Curtis, Daie, Flotcher, Fulton, Gowin, Gibbons, Grant, Graves, John, Kelly, Kennedy, Knight, Lipscomb, Mayfield, Meador, Montgomery, Moore, McGorvey, Ott, Pation, Prowell, Roach, Robinson, Rogers, Sealo, Smith of Greene, Turner, Williams of Bullock, Wood—33.

And the house adjourned till to-morrow morning, at 10 o'clock.

THIRTY-EIGHTH DAY.

House of Representatives, February 2, 1895.

House met pursuant to adjournment. Prayer by Rev. Mr. Bradford, of the city.

REVISION OF THE JOURNAL.

The committee on rovision of the journal reported the journal of yesterday in all respects correct.

LEAVE OF ABBRNCE,

Leave of absence was granted to Messrs. Burns, Ward, Mixon, Killebrew, Gibbons, Deans and Page James Ward until Monday, and Mr. Forman until Tussday, and Mr. Wood for one day and Mr. Mastin until Tussday.

Resolved, That no bill or resolution shall be made a special order for any hour of any day before the reports from the standing committees are all made, unless the committee on rules shall have first so recommended.

Resolved, That rule 57 of this house be rigidly enforced and if necessary an assistant door-keeper be

employed at \$2.50 per day.

The above resoutions offered by Mr. John was read and referred to the committee on rules.

Whoreas, we have heard with sincere and deep regret of the death of Hon. N. H. R. Dawson, the true patriot and useful citizen who adorned every position he filled. In the private relations of life he maintained an

integrity of character worthy of emulation in all respects; on the floor of this house he was active in promoting the interest of the state, just and courtcous; while speaker of this body, patient and impartial; and as United States Commissoner of Education, eminently officient, reflecting credit upon himself, his state and country. And whereas in his death the state has statand a loss beyond estimators, therefore

Be it resolved, That a page on the minutes of this house be devoted to his memory.

The above resolution by Mr. McQueen was referred to the committee on rules, and upon a favorable report was adopted.

UNFINISHED BUSINESS.

The house resumed consideration of

n. 158. To require insurance companies to pay full face value of all polices issued by them when property on which policy was issued, has been destroyed by fire, unless said property was fraudulently destroyed.

Mr. Willett moved the previous question on the amendment and the substitute, and the motion carried, And Mr. Sanford's amendment as follows:

To amend by adding:

That whenever there is a dispute between the assured and the insurance company, then an adjustment may be had and if a less sum is paid than the face value of the policy, then the premiums paid on the excess above the amount paid the assured shall be refunded him with interest; and in the event of litigation and a judgment is remarked. The control of the policy control of

then the court shall add to said judgment the premiums, naid on the excess above the judgment to the full face value of the policy together with interest thereon, Was lost.

And the substitute suggested by the committee, with

title as follows:

R. 156. To regulate the issuance of fire insurance policies, the payment of less thereon, and to punish the fraudulent issuance or obtaining thereof.

Was adopted, and the bill was read a third time at

length and passed-yeas 57, nays 15.

Yeas: Mesers. Banks, Barron, Beasley, Beeson, Bellinger. Boykin, Brown of Conecub, Brown of Russell, Burks, Calhoun, Cameron, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Ellis, Ewing, Fielding, Fleming, Fletcher, Fuller, Fulton, Gains, Gewin, Grant, Graves, Harris, Hearn, Hill, Jackson, Kennedy, Langley, Maples, Mastin, Mayfield. Meadows, Mills, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Reaves, Robbins, Rogers, Rowe, Scarborough, Smith of Greene. Taylor, Tuck, Turner, Wheeless, Willett. Williams of Henry, Wood-57.

Messrs, Speaker, Brooks, Davis, John, Kelley, Knight, Kyle, Lipscomh, Montgomery, McClusky. Rohmson, Sanford, Seale, Smith of Mobile, Williams of Bullock-15.

Mr. Willett moved to reconsider the vote hy which the

hill was passed, and to lay that motion on the table, Carried.

INTRODUCTION OF BILLS.

Ou a call of the counties bills were introduced, severally read one time and referred to appropriate committees as follows: By Mr. Kelly-

H. 1136. To amend section 4511 of the code.

Judiciary:

By Mr. Franklin-H. 1137. To refund to J. J. Wystt of DeKalk county, Alabama, the sum of twenty three dollars and tweuty three cents paid by him to the State of Alabama, for the lands sold him by the *tate, which belonged at the time to the United States, Appropriations;

By Mr. Smith of Greeno (by request) --

n, 1138. To compel holders or givers of Fairs to procure license for same, Ways and means:

By Mr. Knight-

H. 1139. To incorporate the West Alabama Real Estate and Immigration Association,

Corporations; By Mr. Lipscomb—

n. 1140. To confer chancery jurisdiction on the circuit courts of Jefferson county holden at Birmingham and Bessemer in said county,

Revision of laws;

By Mr. O'Brien—

zi. 1141. To license and regulate the pursuit or calling of soliciting persons in Jefferson, Bibb, Walker and Blount countries to enter into contracts for their labor,

Judiciary; Also (with petation)-

H. 1142. To amend section 3 and 9 of an act to enlarge an amoud a charter under an act, approved January 26, 1891, establishing a charter for the town of Woodlawn, in Jefferson county, Alabama,

Corporations; Also (with notice and proof)-

n. 1143. To confer additional powers upon the Birmham Trust and Savings Company a body coaporate, incorporated under the general laws of the State of Alabams, Corporations:

By Mr. Rowe-

n. 1144. To amend section 469 of the code of Alabama,

Ways and means; Also,

R. 1145. To provide for the settlement of claims or replacing of stock killed or damaged on Railroads by locomotives or cars,

Judiciary;

By Mr. Davis-

B. 1146. For the relief of Henry P. Oden,

County and county boundaries; By Mr. Screws (by request)-

M. 1147. To prevent stock from running at large in certain portions of Montgomery county.

Local legislation; By Mr. Langley (by request)—

H. 1148. To amend sub-division 2 of section 453 of the code of Alabama, Ways and means;

BIJLS ON SECOND READING.

The chairmen of the several committees reported favorably on the following bills:

n. 320. To authorize the treasurer of the state of Alabama to pay all warrants which have been drawn by the auditor of said state ou said treasurer on account of

cost bills in penitentiary cases :

M. 486. To authorize and require the county superintendent of education of Marshall county, Alabama, to disburse certain school funds belonging to township nine, range four, east, in Marshall county, Alabama;

x. 533. To amend an act-entitled an act to establish an agricultural school and experiment station at Albertville, Alabama, Lebanen, Alabama, or Springville, Alabama, to be located by the governor, superintendent of education and commissioner of agriculture, which beducation and commissioner of agriculture, which beducation and commissioner of agriculture, which beducation and commissioner of agriculture, which because it is a superior of the commission o

education and commissioner of agriculture, which became a law on the 21st day of February, 1893; n. 668. To authorize the people of Cherokee county to hold an election on the question of jacuing bonds to

build a free public bridge across Coosa river in said county, and to authorize the court of county commis-

sioners to issue bonds for the same; π. 699. To make it a misdomeanor for any person to hunt upon the lands of another without having first obtained the written consent of the owner thereof, in Jefferson county;

н. 721. To amend section 3682 of the code of Alabama;

п. 729. To authorize the quarantine board of Mobile Bay to compensate Thomas S Scales for services as executive officer of said board; H. 782. To incorporate the town of Kennedy, in Lamar county, Alabama;

mar county, Alabama; H. 810. To confirm the incorporation of the Twickenham Club of Huntsville. Alabama, and to enlarge tho

powers and capacities of said club;

n. 819. To confor chancery jurisdiction on the circuit courts in the counties of Morgan, Madison and Limestone; H. 826. To establish a separate school district to be

M. 826. To establish a separate school district to be known as the Simmit school district in Blount county; H. 863. To regulate the issuing of certificates to teach

in the public schools of Alabama;

M. 882. To fix the liability of persons, firms, companies, corporations and associations insuring property against loss by fire, water, storm or other casualty in certain cases:

H. 892. To amend section 2 of an act outitled an act to constitute the town of Warrior a separate school district approved February 11, 1885;

H. 899. To create a separate school district in Cherokee county, Alabama, and to define the boundaries thereof:

u. 911. To provide for the extension of stock law in Coosa county;

H. 912. To establish a separate school district in Coosa county in this state:

n. 913 Te incorporate the town of Charlton, in the county of Dale and state of Alabama;

n. 931. To authorize the sale of certain lands donated to the North East Alabama Agricultural Experiment

to the North East Alabama Agricultural Experiment Station and School at Albertville; M. 936. To create a separate school district of Daviston, in beat 17, T 24, R. 24, in Tallapoesa county, Ala-

bama; n. 937. To incorporate the board of trustees of Stillman institute at Tuskaloosa, Alabama, for training col-

ored ministers of the gospel;

H. 942. To establish a branch agricultural experiment station and agricultural school at Jackson, Clarke county, Alabama;

H. 957. To incorporate the Planters Warehouse and Commission Company in the county of Greene;

H. 958., To repeal an act entitled an act to constitute

the town of Alco, in Escambia county, Alabama, as a separate school district, approved February 27, 1889;

H. 996. To establish a separate school district to be known as the Joppa school district in Cullman county, Alabama:

H. 998. To regulate the fine and forfeiture fund in the county of Payotte:

s. 1018. To incorporate the Southern Mutual Life Insurance Company of Alabama:

H. 1025. To authorize the commissioners court of Lee county to levy a sax for working the public roads of said

county, and to let out said roads by contract: n. 1032. To amend section 3 of an act ontitled an act

to amend the caption and sections one (1) and eight (8) of an net entitled an act to prevent horses, mules, asses, cows, hogs, sheep and goats from running uncontrolled on crops in beat No. 5 and beat No. 8, in Butler county, and to prescribe a rule of damages and rules of protection in the trial of cases under this act, approved February 5th, 1891:

и. 1055. To amend sub-division 5 of section 26 of an act to establish a new charter for the city of Calera, ap-

proved February 21, 1893,

H. 1052. To amend section 1418 and 1423 of the code

of Alabama:

н. 1071. To amend section three (3) of an act entitled an act to prevent horses, mules, asses, cows, hogs, sheep, or goats from running uncontrolled on crops in beat No. 5, beat No. 10, and in all that part of beat No. 7 described as follows, and included within the following boundary line, to-wit: Beginning at the boundary line between Butler and Lowndes counties near the residence of Mrs. Anna Bush, and running south and taking the farms of Mes. Anna Bush and James Barganier; thence running east taking in the farms of John Cheatham, Daniel Talley, J. T. Sauders, Henry Harrison. W. H. Zeigler, and William Glover, and intersecting the stock law lines of beat No. 5 near William Glover's, the said described territory being all of said beat No. 7 north of said described line in the county of Butler. and to prescribe a rule of damages and rules of protection in the trial of cases under this act, and to provide for fencing around said beats No. 5, 10 and fractional part of beat No. 7 in said county of Butler, approved February 5th, 1891;

M. 1080. To confer chancery jurisdirtion on the Bessemer Division of the cicuit court of Jefferson county,

holden at Bessemer, Alabama; n. 1085. To establish a separate school district to be

nown as Ausley school district In Pike county :

s. 265. To confirm the incorporation of the Twickenham Club of Huntsville, Alahama, and to enlarge the powers and capacities of said club;

s. 191. To regulate the hobling of the circuit court for

Randolph county;

s. 200. To incoporate the Hunstsville Primitive Eaptist Graded and Industrial school; s 220. To establish a separate school district to be

known as the Mount Zion School District in Cullman county, Alabama:

8, 225. To establish Pintlala School District in Lowndes county

To amend an act to establish the George N. Gilmer School District in Lowndes county, approved 14th February, 1887;

s, 266. To establish a charter for the city of Fruit-

hurst, in Cleburne county, Alabama; s. 269. To incorporate the town of Spio, in Henry and Barbour counties, in the state of Alabama, and provide a government for the samo;

s. 294. To fix the time of holding the chancery courts in the counties of Pike, Coffee and Geneva;

a. 317. To require the superintendent of Faunsdale School District to pay the teachers monthly;

s. 326. To amend section 535 of the code of Alahama, so far as the same relates to Randolph county.

The above and foregoing bills, were severally read a second time, and placed on the calendor. "

H. SS2. Was returned by the committee on corporations and referred to hanking and insurance; 11. 1031. Was returned by committee on education

and referred to a special committee of the delegation from Barbour county; H. 1130. Was returned and referred to committee on

judiciary;

H. 958. Was returned by committee on local legislation and referred to the committee on judiciary;

H. 897, 885. Were taken from adverse report and returned to committee on corporations.

To the House of Representatives,

Gentlemen—In compliance with your resolution requesting me to furnish you with information "concerning the number, and compensation of solicitors of the several course of the state who are paid by the state other than circuit solicitors," I submit herewith a ruport from the attorney-general which contains much valuable information.

There are now twelve circuit solicitors paid a salary out of the state treasury of twenty-four hundred dollars each per annum aggrega-

the solicitors are paid independently of the circuit solicitors out of fees earned in those counties aggregating over \$20,000

ries in the aggregate annually887,000 A good solicitor to presente crime is assential to its suppression but there seems to be a greator number under our present system than is necessary. From the return of solicitors fees collected and paid into the treasury, the state seems to be doing a losing busines in this

resport.

This results of course from the number of local courts
and counties which give all the fees carned to their
solicitors and those which have a larger income in fees
than will pay their solicitors under their special acts

cover the excess into the county treasuries, so that the state derives nothing therefrom. There seems to be a necessity for some reform in this respect.

The aggregate salaries of the twolve circuit judges is but \$30,000. I am decededly in favor of increasing the the number of circuits and the frequency of the terms of court to be hold therein, and of course a corresponding increase in the number of solitions and diminustion in the number of local courts and local solicitors in counties and citles in which there is not an absolute necessity for their seconds.

These changes in our judiciary system I regard as absolutely necessary to its effectiveness and to carry out the guarantees of the constitution to the people.

WILLIAM C. OATES.

Governor.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended as therein shown, and as amended, has passed the house bills,

и. 60. For the relief of M P. Johuson of Washington county;

M. 821. To provide for the calling and holding of meetings of stockholders of railroad corporations in cetain cases, and regulating the voting the election of officers and the transaction of other business at such meetings;

And has passed the house bills,

M. 485. To appropriate the sum of eleven hundred and eixty-three dollars and twenty cents to meet the deficiency in the appropriation for per dlem and milenge of members, officers and employee of the general assembly, at the session of 1892–93 and to ratify the action of the anditor and treasurer in paying out the same;

R. 207. To repeal an act to abolish the office of tax collector in the counties of Baldwin, Escambia and Sanford so far as the same relates to Baldwin county; And has adopted joint resolution herewith sent:

Requesting the president of the senate and the speaker of the house to erase their signatures from the house bill No. 322: And has originated and passed the following bills: s. 80. To amend section 4 of an act entitled an act to

s. 89. To amend section 4 of an act official and act of setablish a branch agricultural experiment station and agricultural school in southwest Alabama, approved February 21st, 1893;

s. 311. To authorize the Vanklrk Land & Construction Company to borrow money and secure its payment; s. 330. For the relief of T. S. Moore of Baldwin

county, Alabama;

s. 332. To make appropriation for additional clerical help in the state auditor's office; s. 333. To authorize the city of Mobile to build or

otherwise acquire a system of water works and operate the same;

s. 377. To amend the charter of the city of Birmingham, so as to authorize the mayor and aldermen to impose a license tax on all policies of fire insurance, taken out on property in said city, for the purpose of maintaining a fire department in said city;

ing a fire department it said try,

s. SSO. To authorize the mayor and aldermen of Birmingbani to issue bonds of said city to fund and retire
the outstanding bonded indebtedness of said city, and
establish a reformatory and work farm and to purchase

establish a reformatory and work farm and to purchase and establish an electric police alarm in said city; s. 304 Relating to the killing of stock by railroads in this state.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once and referred to the committees, as follows:

To agriculture, s. 80;

To judiciary, s. 311; To local legislation, s. 330;

To appropriations, s. 332;

To corporations, s. 333, 377, 380;

To commerce and common carriers, s. 304; And the house concurred in the sense joint resolution, requesting the speaker of the house and the president of the sense to crase their signatures from H. 322;

And the house concurred in the senate amendment to

m. 80. For the relief of M. P. Johnson, of Washington county:

Yeas 56, nays 0.

Yeas:
Massrs. Speaker, Beilinger, Brown of Russell, Burks, Calboun, Camsron, Cols, Goleman, Cook of Tillsdegs, Corts, Dalo, Evring, Fleding, Flening, Flecher, Forman, Franklin, Fuller, Fullon, Gowin, Gibboon, Grant, Graves, John, Kelly, Kennedy, Kuight, Kyie, Langley, Lipscomb, Maples, Mayndid, Meadory, Moren, McChusy, McGorrey, Maghen, O'Brian, Ote, Scholin, Seals, Tuylor, Tock, Turnar, Winesless, Willest, Williams of Bullock—56.

Mr. Willett moved to concur in the senate amendment to

H. 821. To provide for the calling and holding of meetings of stockholders of railroad corporations in certain cases, and regulating the voting, the election of officers and the transaction of other business at such meetings.

Mr. O'Brien moved to table Mr. Willett's motion, and Mr. O'Brien's motion was carried.

Yeas 46, nays 25. Yeas:

Massr. Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Concenh, Brown of Russell, Burks, Calhoun, Cameron, Cole, Cook of Talladagn, Ewing, Fletcher, Frankin, Pitlon, Gains, Graves, Hariss, Hearn, Jackson, John, Kennedy, Knight, Kyle, Langer, Lipscenh, Maples, Maodor, Mendows, Mahan, Mills, Moore, O'Brien, Patton, Perry, Roaves, Roach, Honton, Savags, Seals, Summers, Turner, Whoeless—

Nays:
Messrs, Speaker, Cook of Wilcox, Curtis, Dale, Davis,
Fielding, Fleming, Fuller, Gewin, Grant, Hill. Mayfield,
Montgomery, McClusky, McCorvey, McQueen, Rand,
Robbins, Robinson, Rowe, Sanford, Smith of Greene,
Smith of Mobile, Tuck, Willest, Williams of Bulleck—26.

Mr. O'Brien then moved to table the bill and amendment, and Mr. O'Brien's motion was parried.

Yeas 46, nays 25.

Yeas: Mesars, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Consenth, Brown of Russell, Burks, Calhoun, Cameron, Cole, Cook of Talladegs, Eving, Fletcher, Franklin, Fulton, Gains, Graves, Harris, Hearn, Jackson, John Kennedy, Kuijati, Kyle, Langloy, Lipscomb, Maples, Meador, Meadows, Mahan, Mils, Moore, O'Brien, Patsan, Perry, Raud, Ronton, Savage, Seale, Summers, Turner, Wheelees—46.

avage, se

Mesars. Speaker, Cook of Wilcox, Curtis, Dale, Davis, Fielding, Fleming, Fuller, Gewin, Grant, Hill, May-field, Montgomery, McClusky, McCorvey, McQueen, Rand, Robbins, Robinson, Rowe, Sanford Smithof Greene, Smith of Mobile, Tuck, Willett, Williams of Bullock—25. And the house concurred in the senate amondment to

H. 189. To define the corporate limits of the city of

Birmingham, in the State of Alabama,

Yeas 63, nays 0. Yeas:

Mesne Speaker, Banks, Barron, Beasley, Beson, Belinger, Boykin, Brown of Russell, Barrks, Coleman, Dale, Borts, Doans, Fleming, Flercher, Franklin, Fuller, Fullen, Gaine, Gewin, Gibbons, Gerant, Graves, Harris, Jackson, John, Kelly, Kennedy, Knight, Kyle, Laugley, Lipscand, Magles, Mardeld, Medowew, Mahas, Middeller, Markell, Medowew, Markeller, Middeller, Markeller, Medower, Markeller, Markel

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

The committee on enrolled bills have examined the following bills and found them correctly surolled;

н. 40. To provide for the compensation of the county solicitor for Tuskaloosa county;

H. 273. To amend section 3091 (3498) of the code of Alabama of 1886;

u. 485. To appropriate the sum of eleven hundred and suxy-three dollars and twenty cents to meet the deficiency in the appropriation for per diem and mileage of members, officers and employes of the general assem-

bly, at the session of 1892-93 and to ratify the action of the auditor and treasurer in paying out the same;

n. 676. To amend an act entitled an act to better previde for keeping up the public roads of Escambia county, which became a law February 15th, 1895;

II. 207. To repeal an act to abelish the office of tax colector in the counties of Baldwin, Escambia and Sanford, so far as the same relates to Baldwin county.

J. H. Mentgemery, Chairman.

SIGNING BILLS.

The speaker of the house, in the presence of the house, and immediately after their tules had been publicly read by the elert, signed the bills, whose titles are set out in the foregoing report of the committee on enrolled bills.

BILLS ON THIRD READING.

n. 489. To allow county commissioners in cach county to appropriate a sufficient sum to pay armory ren! for military companies located in their respective counties, Was read a third time, at length, and passed—year 37, nays 30.

Mesers. Speaker, Boykin, Brown of Russell, Calhoun, Cook of Wilcox, Curtis, Dale, Davis, Fleming, Fletcher, Fulton, Graham, Hill, John, Kelly, Kyle, Lipscamb, Mayfield, Montgomery, Moote, McCorvoy, McQueen, O'Bron, Paton, Perry, Provell, Roblisson, Rewe, Sanford, Seale, Smith of Mobile, Tuck, Turner, Willett, Williams of Bulleck, Williams of Henry, Wood—37.

Nays:
Messrs, Beeson, Bellinger, Burks, Cameron, Cole,
Celeman, Cook of Wilcox, Ellis, Ewing, Fielding,
Franklin, Fuller, Gains, Graves, Harris, Hoarn, Kennedy, Knight, Langley, Mastin, Meadews, Mills, Ott,
Reaves, Robbins, Savage, Seale, Smith of Greene, Summors, Taylor, Wheeloss—90.

H. 470. To make an appropriation for the expense of the encampment of the Alabama state troops for the years 1895 and 1896. Was read a third time, at length, and passed—yeas 48, nays 32.

Yoss:

Messrs. Spraker, Barron, Boykin, Brooks, Erown of Brassell, Calhou, Ocok of Wileco, Curtis, Dals, Davis, Fleming, Fletcher, Fallon, Gewin, Grant, Grees, John, Kully, Kangkin, Kylo, Lipecomb, Mayloc, Michael Kang, Kangkin, Kylo, Lipecomb, Mayloc, Michael Correy, McQueen, O'Brien, Patton, Perry, Prowell, Rand, Roach, Robinson, Rowe, Sanford, Scatchorough, Smith of Greene, Smith of Mobile, Tuck, Trance, Willet, Williams of Balack, Williams of Honry, Wood lett, Williams of Balack, Williams of Honry, Wood—

Nays.

Messrs, Banks, Beasley, Beeson, Bellinger, Brown of Conecuh, Burks, Cameron, Cole, Coleman, Cook of Talladega, Deans, Ellis, Ewing, Franklin, Fuller, Gaina, Harris, Hearn, Jackson, Kennedy, Langley, Mayfield, Meadows, Mills, Ott. Reaves, Robbins, Routon, Savage, Taylor, Wheeless—32

Mr. McQueen moved to reconsider the vote by which the bill was passed and to lay that motion on the table.

Carried.

And the bill was ordered forthwith to the senate with-

out engrossment.

H. 471. To authorize the surgeon of each regiment of state troops to purchase the necessary medicine, bandages, aurgical instruments, etc., for the troops while in active service.

Was read a third time, at length, and passed—yeas 54, nava 5.

The amendment suggested by the committee was adopted.

Yeas:

Messex Speaker, Banks, Barron, Bessley, Brooks, Brown of Goncedh, Brown of Russell, Galbour, Cameron, Gook of Wileox, Curtis, Dale, Davis, Eveing, Flening, Franklin, Fuller, Fullon, Geskin, Grans, Graves, Jackson, John, Kally, Kennedy, Knigkti, Langley, Lipscomb, Majes, Mayfeld, Mesdows, Munigomery, Lipscomb, Majes, Mayfeld, Mesdows, Munigomery, Patton, Perry, Frovell, Rand, Roach, Robinson, Rows, Sandord, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Willett, Williams of Bullock, Williams of Henry-54.

Nave: Mesers. Burks, Cole, Coleman, Hearn, Kyle-5.

11. 468. To increase the number of majors in the regiment of state troops to three,

Was road a third time, at length, and passed—yeas 49, nays 6.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Brooks, Brown of Russell, Burns, Calhoun, Cameron, Cook of Wilcox, Dals, Davis, Fleming, Fletchsr, Fulton, Gewin, Grant, Graves, John, Kennedy, Knight, Kyls, Langley, Lipscomb, Maples, Meadows, Mahan, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Perry, Prowell, Rand, Roach, Robinson, Rowe, Scarborough, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turner, Whitten, Williams of Bullock-49. Navs:

Messrs. Burks, Cook of Talladega, Fielding, Harris,

Hearn, Smith of Butler-6. s. 199. To amend sections six, slaven, fifteen, twenty-

one, twenty-five, thirty-four, forty, and fifty one of an act satisfied an act to amend an act entitled an act to incorporate the Port of Mobile, and to provide for the government thereof, approved December 10, 1886,

Was amended, and as amended was read a third time, at length, and passed-year 68, nays 0.

Yeas: Mossrs, Speaker, Banks, Bensley, Beeson, Boykin, Brooks, Brown of Conecult, Brown of Russell, Burks, Calhoun, Camp, Cole, Colsman, Cook of Talladoga, Cook of Wilcox, Curtis, Dals, Deans, Ewing, Fleuling, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Grant, Graves, Harris, John, Kelly, Killebrew, Langley, Lipscomb, Maples, Mayfield, Meador, Meadows, Mahan, Mixon, Montgomery, Moore, McClusky, McCorvey, O'Brien, Patton, Prowell, Rand, Reaves, Roach, Robinson, Rogers, Routon, Sanford, Savage, Scarborough, Screws, Smith of Greene, Smith of Mobile, Summers, Taylor, Turner, Wheeless, Williams of Bullock, Williams of Henry, Wood-68.

H. 1020. To regulate defenses to action on policies of life insurance.

Was read a third time, at length, and passed—yeas 52, navs 8.

Yeas:

Messrs. Speaker, Besson, Brown of Coneenh, Brown Grassell, Calhoun, Cameron, Colo, Coleman, Gook of Talladega. Cook of Wilcox, Davis, Ellis, Bveing, Fields, Grassell, Grassell, Grassell, Grassell, Graves, Harris, Heren, Hill, Jackson, John, Kyle, Langley, Lapscomb, Mayfeld, Masdows, Milis, Micon, McGorey, O'Brien, Ord, Patton, Frowell, Rand, Roach, Robinson, Rowe, Sanford, Screws, Seale, Smith Williams of Hurt—To-Roberts, Williams of Hurt—To-Rober

Nays: Messrs. Barron, Boykin, Brooks, Kelly, Moore, Rob-

inson, Scarborough, Smith of Mobile—8.

And the house adjourned till 10 o'clock a. m. to morrow.

THIRTY-NINTH DAY.

House of Representatives, February 4, 1895.

The house met pursuant to adjournment. Prayer by Rev. Mr. Howell, of Gleburne. A quorum was present.

LEAVE OF ABSENCE.

Was granted to Messrs. Fulton and Montgomery for one day; to Mr. Bellinger indefinitely; to Mr. Cols for two days, to Mr. Gewin for to-day and to-morrow; to Messrs. Routon and Fletcher for to-day; to Page Jack Turner for one day.

REVISION OF JOURNAL.

The committee on the revision of the journal reported the journal of yesterday correct.

INTRODUCTION OF BILLS.

On a call of the committees bills were introduced, severally read one time and referred to appropriate committees as follows:

By Mr. Kelly (by request)-

H. 1149. To amend section 3296 of the code, Revision of laws:

By Mr. Robbins-

H. 1150. To provide that the money obtained from the sale of fertilizer tags, to dealers in fertilizers, in the county of Coosa, be paid into the public school fund of said county.

Agriculture;

и. 1151. To reduce the fines of defaulting road apportioners, and overseers in this state,

rtioners, and overseers in thi Public roads and highways:

By Mr. Taylor—
H. 1152. To fix the time for holding circuit court in the counties of Clay and Cleburne.

Judiciary:

By Mr. O'Brien— H. 1153. To confirm the incorporation of the Birmingham Dental College and to enlarge the powers of said college.

Cornorations :

Also, H. 1154. To confirm the incorporation of the Birmingham Medical College and to enlarge the powers of said college.

Education; By Mr. John (with petition)-

n. 1155. To change the boundary between Sheloy and Jefferson counties,

Counties and county boundaries; By Mr. Brooks-

E. 1158. To prevent the sale of spirituous, vinous or malt hquor, or intoxicating drinks, hitters or bevorages, on Sunday, or allowing same, or any part thereof to be drunk on the premises on such day, Temperance:

By Mr. Camp-

H. 1157. To amend an act to establish a new charter for the city of Talladega, approved February 28th, 1887, Talladega delegation;

By Mr. Gaines—

By Mr. Gaines—
H. 1158. To fix the time and define the terms for holding the circuit courts in the several counties of the tenth judicial circuit,

Judiciary; By Mr. Prowell (with notice and proof)—

n. 1159. To allow the sale of spirituous, vinous or malt liquors on the Griffin Place, on the Spring Hill road, in Marengo county, Temperance:

By Mr. Clark (with notice and proof)-

H. 1160. For the relief of E. F. Bedsole, Appropriations;

By Mr. Killebrew-

H. 1161. To establish a State Weather Service for

Agriculture.

By Mr. Smith, of Autauga—
H. 1162. To fix the time for holding the circuit court in the counties composing the 5th judicial circuit in the State of Alabama.

Judiciary; By Mr. Wood-

 Il 183. To authorize the town council of Tuskegee to issue bonds,

Local legislation; By Mr. Mayfield—

n. 1464. To create the 14th judicial circuit, to confere quity jurisition in the courts to be hold in said circuit, and to fix the time for holding the courts therein, and to provide for the appointment and election of a judge and a solicitor for said circuit, and to fix the salary of such judge and solicitor, and prescribe the manuar in which the same shall be paid, Judiciary:

By Mr. Meador-

n 1165. To instruct the auditor of the State of Alabama to draw his warrant on the state treasurer for the amount due the late James Taylor Jones as salary as judge of the first judicial circuit, up to the time of his.

death in favor of Virginia M., Jones relict of the said Judge Jones,

Appropriations:

By Mr. Manning-

n. 1166. To provide for the payment of compensation to the county registrar of Clay county, Beginn of laws.

BILLS ON SECOND READING.

The chairmen of the several committees, reported favorably on the following hills:

H. 972. To prevent stock from running at large in sections 31, 32, 29, and west half (\frac{1}{2}) of 28, township 18, range 24, in Macon county;

H. 1011. To prevent stock from running at large in a certain portion of Macon county;

и. 1031. To establish a board of revenue for Barbour county;

H. 1066. To establish an agricultural school and experiment station at Springville, in St. Ci ar county; B. 1033. To prohibit the sale, giving away of vinous,

n. 1035. To promoit use sate, giving away of vinous, malt or spirituous liquors or other intoxicating bitters, within three miles of St. John's Baptist Church, in Pike county, Alabama;

H. 1054. To require license of emigrant agents doing business in this state;

E. 1003. To prohibit the sale, giving away, or otherwise disposing of any spirituous, runous or mall liquors, intoxicating drinks or beverages, or fruits preserved in alcoholic liquors, within precinct No. eight, in Bullock county, Alabama; N. 1408. To establish a county school book board to

select a uniform series of text books for use in the public schools of the county of Cherokee, State of Alabama;

n. 1132. To prescribe the amount to be paid for the use of the seal of site state, upon commissions issued to officers, and upon warrants of arrest issued upon any requisition of aucther state;

 173. To amend an act entitled an act to incorporate the city of Columbia, in the county of Henry, approved February 21, 1893;

s. 224. To amend sections 3, 5, 6, 7, 10, 11, 12, 15,

17, 18, 24, 27, 35, 37, 38, 42, 52, 53, 54, 55, 57, 59, 60, 61, 62, 65, 66, 71, 73, 77, 78, 79, 81, 83, 84, 85, and 96, and to repeal section 82 of an act to establish a new charter for the city of Montgomery, approved February 21, 1893;

s. 298. To incorporate the Madison High School, in

Madison county, Alabama; s, 250. To amend section ten of an act entitled an act to constitute the city of Anniston a separate school district, and to provide a hoard of education therefor, approved January 28, 1891.

(With amendment) :

s. 270. To create a separate school district in Dale and Coffee counties, Alabama, to be known as Hatchers School District, and to define the boundaries thereof;

s. 311. To authorize the Van Kirk Land and Construction Company to borrow money and secure its pay-

H, 1984. To confer upon the city council of Montgomery, the right to buy and sell real estate;

H. 1092. To authorize the city council of Montgomery to issue bonds for the purpose of paving or otherwise improving the streets and side-walks, or cither, of the city of Montgomery,

H. 807. To incorporate the Antauga Manufacturing Co., in Autauga county, Alabama,

The above and foregoing bills were soverally read a second time, and placed on the calendar.

BILLS ON THIRD READING.

m. 281. To provide for the appointment of a county solicitor for Washington county, prescribe his duties, fees and term of office, to fill vacancies in the office and the appointment of county solicitor pro tom, and their fees.

Was read a third time at length and passed—yeas 68, nava 0.

Youa .

Messrs, Speaker, Banks, Barron, Bessley, Beeson, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Curus, Dale, Deans, Ewing, Fleming, Fletcher, Franklin. Fulton, Gains, Graham, Graut, Graves, Harris, John, Killebrew, Kyle, Langley, Lipscomb, Maples, Mnyfield, Meador, Meadows, Mills, Mixon, Montgomery, Moore, McCluskey, McCorvey, McQueen, O'Brien, Ott, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Savage, Scarborough, Scale, Smith of Authora, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Williams of Bullock, Wood- 68.

s. 229. To fix the times and regulate the holding of the courts in the eighth judicial circuit of the state of Alabama:

Was read a third time, at length, and passed-yeas 61, navs 0.

Yeas:

Mcssrs. Speaker, Bauks, Beasley, Bosson, Brooks, Brown of Conecult, Brown of Russell, Burks, Calhoun, Cameron, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Date, Davis, Ewing, Fielding, Fletcher, Franklin, Fuller, Fulton, Graham, Grant, Graves, Jinks, John, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mayfield, Mendows, Mahan, Mixou, Montgomery, McClusky, McQueen, O'Brien, Ott, Patton, Perry, Rabb, Reaves, Roach, Robbins, Robinson, Rowe, Seale. Smith of Antauga, Smith of Greene, Smith of Mobile, Taylor, Tuck, Ward, Wheeless, Williams of Bullock, Wood-61. n 805. To define and punish blackmailing,

Was read a third time at length, and passed-year 59, navs 0.

Yeas:

Messrs. Spenker, Bensley, Beeson, Brown of Conecult, Brown of Russell, Burks, Burns, Calhoun, Camoron, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Flemlag, Fletcher, Fuller, Gains, Gibbone, Graham, Grant, Harris, Jackson, Jinks, John, Killebrew, Kyle, Langley, Maples, Mayfield, Meadows, Mahan, Mills, Mixon, Moore, McClusky, McQueen, Ott, Perry, Prowell, Rabb, Reaves, Rosch, Robbins, Robinson, Rowe, Routon, Sauford, Screws, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Ward, Wheeless, Williams of Bullock, Wood-59.

и. 728. For the relief of Margaret R. Randall, wife of Dudley C. Randall, M. D., deceased,

Was amended, read a third time at length, And.

Mr. Tuck, moved to table the bill, and Mr. Tuck's motion was lost.

Yeas 21, nays 48,

Yeas:

Messrs. Boasley, Brown of Russell, Burks, Burns, Coleman, Cook of Talladega, Fuller, Harris, Hoarn, Hill, Kelly, Killebrew, Maples, Mixon, Perry, Scarborough, Summers, Tuck—21.

Naya: Baron, Besson, Boykin, Brodes, Galboun, Camiron, Cook of Wikox, Dalo, Eveng, Fleming, Fietcher, Changer, Cook of Wikox, Dalo, Eveng, Fleming, Fietcher, Kyle, Langley, Lipscomb, Nayfield, Meedor, Meedow, Mahan, Moore, McClusky, McCorrey, O'Erien, Ott, Paston, Mahan, Moore, McClusky, McCorrey, O'Erien, Ott, Paston, Provuil, Rabb, Raud, Reaver, Roseh, Rablins, Robinson, Rown, Sesle, Smith of Autuga, Smith of Baizer, Wheeles, Woods—faith of Moules, Taylor, Taylor, McCorrela, Change, Canada, Cana

And the bill was passed.

Yeas 49, nays 14,

Yans:

Messrs. Beson, Boykin, Brooks, Burks, Calhonn,
Cameron, Cook of Wilcox, Dale, Davis, Faving, Flem,
Jakeson, Jinks, John, Kunnedy, Kungih, Kyie, Langley,
Lipscanh, Meador, Meadows, Mahan, Maxon, Moora,
Kclusky, Ott, Patton, Perry, Rabb, Rand, Reaves,
Roach, Robins, Robinson, Rows, Scale, Smith of Ausugar Smith of Datter, Emith of Mobils, Toylor, Wass-

Nays: Messre, Beasley, Brown of Russell, Burns, Camp, Coleman, Cook of Talladega, Curtis, Franklin, Fuller, Hearn, Kelly, Killebrew, Scarborough and Tuck—14.

s. 181. To amend section four of an act entitled an act to authorize the Increase of the capital stock and bonded indebtedness of private corporatins organized under special charter, approved December 10, 1890.

Was read a third time at length and passed—yeas 55, nays 0.

Mesers, Barron, Beeson, Boykin, Brooks, Brown of

Conceul, Brown of Russell, Barns, Calhoun, Cameron, Camp, Conk of Talladega, Cook of Wilexo, Curris, Dale, Fletcher, Franklin, Fuller, Grant, Graves, Harrls, Jackson, Jitts, John, Kelly, Killeberw, Langley, Maptes, Mastin, Mayfold, Meadows, McClusky, McCorroy, McGeet, O'Bron, Ott, Fatson, Erry, Frowell, Rabb, Gaeet, O'Bron, Ott, Fatson, Erry, Frowell, Rabb, Smith of Autanga, Smith of Greens, Smith of Mobile, Taylor, Tuck, Turner, Ward, Wheeles, Wood—5

s. 241. To provide for repairing the macadamized roads in Colbert county,

Was read a third time at length and passed—yeas 64,

nays 0. Yeae:

Mener. Speaker, Banke, Barron, Beadsy, Becom, Boykin, Brooks, Brown of Concenh Brown of Rissell, Burns, Calboun, Cameron, Camp, Cook of Tillsdegs, Cook of Wilcox, Cartis, Dale, Fills, Ewing, Fleening, Fleecher, Franklin, Fuller, Fulton, Gewin, Graham, Fleecher, Franklin, Fuller, Fulton, Gewin, Graham, Kole, Langley, Liebern, John, Kill, Killebewe, Keight, Kille, Langley, Liebern, John, Kille, Killebewe, Keight, Kille, Langley, Liebern, John, Martin, Killer, Patron, Ferry, Prowell, Rabb, Rad, Rawces, Boxibi of Australia, Robinson, Rogers, Scarborough, Smith of Mulig, Taylor, Tuck, Wheeless, Williams of Bulleck, Liebern, Martin, Martin, Liebern, Martin, Langley, Liebern, Martin, Liebern, L

wright, in Crenshaw county, Alabama,

Was amended, read a third time, at length,

And, on motion of Mr. Rabb, the vote by which the bill was ordered to a third reading was reconsidered, and the bill was informally passed over without losing its place on the calendar.

H. 366. To amend an act to require all corporations to pay a fee or license for the use of the state before commencing business in this state, approved Fobruary 18th, 1893,

Was amended, read a third time at length and passed —veas 63, naye 6.

Yeas:

Meeors. Speaker, Banks, Barron, Beasley, Beeson, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cook of Wilcox, Dale, Ellis, Ewing, Fielding, Fleming, Fletcher, Franklin, Fuller, Gewin, Graham, Grant, Graves, Harris, Jackson . John . Kelly, Kennedy Killebrew, Knight, Kyle, Langley, Lipscomb. Mastin, Mayfield, Meadows, Mahan, Mixon, Montgomery, McCorvey, McQueen, O'Brien, Ott, Perry, Prowell, Reaves, Roach, Robinson, Rogers, Rowe, Routon, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Taylor, Wheeless, Willett, Wilhams of Bullock, Wood-63.

H. 267. Prohibiting the sale or giving away of any spirituous, vinous or malt liquors within one mile of Coffee Springs camp grounds, in Geneva county.

Mr. Mayfield moved to amend by including in the title and body of the bill within five miles of Bethelberry church in Tuscaloosa county.

Mr. Wood moved to amend by including in the title and body of the bill within four miles of Neal's Chapel in Macon county.

The title and body of the bill were further amended so as to include "within three miles of Baptist church. Jenifer, Talladega county; and within five miles of Friendsbip Baptist church in Elmore county." And the bill was read a third time, at length, and

passed-yeas 64, navs 0. Yeas:

Messrs, Banks, Barron, Beasley, Beeson, Boykin, Brown of Conceuh, Brown of Russell, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Graham, Grant, Graves, Harris, Hearn, Jackson, Jinks, John, Kennedy, Kyle, Langley, Linscomb, Meador, Meadows, Mahan, Mixon, Montgomery, McClusky, McQueen, O'Brien, Ott, Patton, Perry, Prowell Rabb, Rand, Rosch, Robbins, Rowe, Routon, Sanford, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Ward, Wheeless, Williams of Bullock, Wood-64.

H. 279. To prevent the running at large in the state of Alabama, of rabid dogs or dogs bitten or supposed to have been by a rabid dog.

Was read a third time, at length, and passed-year 65, navs 0.

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Boykin, Brown of Conecult, Burns, Cameron, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Fleming, Forman, Franklin, Fuller, Gibbons, Graham, Grant, Graves, Hearu, Hill, Jackson, Jinks, John, Kennedy, Kyle, Langley, Lipscomb, Maples, Mastin, Moador, Meadows, Mahan, Montgomery, McClusky, McCorvey, McQueen, Perry, Rabb. Rand, Reaves, Rosch, Robbins, Robinson, Rowe, Routon, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Whitten, Willett, Williams of Bullock, Wood-65.

H. 128. To provide a penalty against any county court judge or judge of any county court for failure to hold court, and to prescribe how such penalty shall be

Was read a third time, at length, and passed-yeas 53, navs 3. ·Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Bellinger, Boykin, Brown of Conecul, Burks, Calhoun, Cole, Dale, Davis, Ewing, Fielding, Fleming, Fletcher, Graham, Grant, Hill, Jackson, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mayfield, Mahan, Mills, Mixon, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Rabb, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Sauford, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Tuck, Wood-53. Navs:

Messrs, Broown of Russell, Coleman, Franklin-3, m, 285. To authorize persons engaged in surveys provided for hy laws of the congress of the United States, to enter on lands within this state for the purpose of said surveys, to protect the operations of the same from injury and molestation, to prescribe the mode of assessing damages caused to any property in the progress of the same, and to provide for the punishment of offenders against the provisions of this act and for other purposes. Was read a third time, at length, and passed-yeas

58. navs 0.

Mesers, Barron, Boykin, Brooks, Brown of Russell, Burks, Calhoun, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fletcher, Franklin, Fuller, Graham, Grant, Graves, Harris, Hearn, John, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Mayfield, Meadows, Montgomery, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Rabb, Rand, Reaves, Reach, Robbins, Robinson, Rowe, Smith of Autauga, Smith of Butler. Smith of Greene, Smith of Mobile, Taylor, Turner, Wheeless, Wood-58.

g. 313. To make certain municipal ordinances or

by-laws evidence without further proof,

Was read a third time, at length, and passed-year 60, pays 1.

Yeas: Messrs. Speaker, Barron, Beeson, Boykin, Brooks, Brown of Conecult, Brown of Russell, Burks, Calhoun, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dayls, Deans, Ellis, Fielding, Fleming, Fletcher, Forman, Franklin, Graham, Grant, Graves, Harris, Jinks, John, Kelly, Keunedy, Kyle, Langley, Lipscomb, Mayfield, Meador, Meadows, Mahan, Mixon, Mont-gomery, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Roach, Robbins, Robinson, Rowe, Sanford, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Turner, Wheeless, Wood-60.

Navs. Mr. Coleman-1.

n. 316. To amend section 3613 of the code of Alabams.

Was read a third time, at length, and passed-yeas 61, navs 0.

Yeas:

Messre Barron, Beasley, Beeson, Boykin, Brooks, Brown of Russell, Burks, Cameron, Cole, Cook of Talladega, Curtis, Dale, Davis, Deans, Ewlng, Flemling, Fletcher, Fuller, Gains, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jinks, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mayfield, Meadows, Mahan, McClusky, McCorvey, Mc-Queen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Rowe, Scarborough, Screws, Scale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Tuck, Wheeless, Wood—61.

и. 368. To amend section 558 of the code.

Was read a third time, at length, and passed-year 63, navs 0.

Yeas:

Messr. Banks. Barron, Bensley, Beeson, Boykin, Brown of Russell, Barros, Calhoun, Gameron, Camp, Cook of Talladegs, Dale, Denns, Ewing, Fielding, Flemeng, Festenker, Forman, Frankin, Gibbons, Graham, Raight, Kyle, Longley, Idpscomb, Maples, Mayfiddi, Meshor, Meshows, Mills, Miron, McClusky, McGorey, McQuen, O'Brien, Out, Patton, Perry, Proveill, Rabb, Racine, Santher, Carlott, Strate, Carlott,

H. 306. To amend sections 2, 3, 4, 5, 7 and 8 of an act to constitute the city of Gadsden a seperate school

district, approved February 28th, 1889,

Was read a third time, at length, and passed—yeas 64, nays 0. Yeas:

Messer, Speaker, Barron, Beasley, Beeson, Boykin, Brocks, Brown of Cassendh, Brown of Russell, Barns, Calhonn, Cameron, Camp, Gols, Coot of Wilcox, Jalic, Peans, Fleming, Flescher, Frank-Calbonn, Jalic, Peans, Fleming, Flescher, Frank-Harris, Hearn, Hill, Jeckson, John, Kally, Kennedy, Kaighi, Kyle, Langley, Lipsonsh, Maples, Mayfeld, Meador, Mondows, Mahnn, Mixon, Moore, McClusky, McCurrey, McCluscen, O'Brino, Oli, Rabb, Rand, Boach, McCurrey, McCluscen, O'Brino, Oli, Rabb, Rand, Boach, Smith of Aussuge, Smith of Butler, Smith of Green, Tuck, Wheeless, Wood—84.

п. 286. To regulate the practice of quarantine in Alabama.

Was amended, read a third time at length and passed —veas 61, nays 0.

Yeas: Messrs. Speaker, Banks, Barron, Bessley, Boykin, Brooks, Brown of Conscuh, Brown of Russell, Burks. Burns, Calboun, Cameron, Camp, Cook of Talladsga. Cook of Wilcox, Curtis, Davis, Denns, Ewing, Fletcher, Forman, Franklin, Fuller, Fulton, Graham, Harris, Hearn, Jackson, Jinks, John, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Maples, Mayfield, Meador, Meadows, McClusky, McCorrey, McQueen, O'Brien, Ott. Patton, Perry, Prowell, Reaves, Roach, Robinson, Rogers, Rowe, Sanford, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Wheeless, Wood-61.

And the bill was ordered forthwith to the senate with-

out engrossment.

s. 188. To repeal sections nine and ten of an act of the general assembly of Alabama, approved February 19, 1883, and entitled an aat to incorporate the Bienville Water Supply Company,

Was amended read a third time at length and passed -yeas 50, navs 7.

Yeas.

Messrs. Speaker, Barron, Beasley, Beeson, Boykin, Brooks, Brown of Conecult, Calhoun, Cameron, Camp, Cook of Wilcox, Curtis, Dale, Davis, Fielding, Fleming, Fletcher, Fuller, Graham, Grant, Jinks, Kennedy, Kaight, Maples, Meador, Meadows, McCorvey, Mc-Queen, O'Brien, Ott, Patton, Perry, Prowell. Rabb. Rund, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Sanford, Scale, Smith of Antauga, Smith of Greene, Tuck, Turner, Williams of Bullock-Nays:

Messrs, Brown of Russell, Ellis, Franklin, Harris, John. Taylor and Wheeless-7.

MESSAGE FROM THE SENATE.

Mr. Speaker: The senate has amended, as therein shown, and, as ameuded, has passed the house bills :

n. 545. To regulate the fine and forfeiture fund of Barbour county and the disposal of moneys arising from fine, forfeiture, and convict labor:

B. 765. To create a seperate school district in the

town of Brewton, Alabama, to define its boundaries, and provide for the maintenance of schools therein;

And has passed the house bills:

и. 283. To establish a seperate school district in Winston county, to be known as the Poplar Spring school district;

H. 282. To establish a seperate school district to be known as the Freeman school district in Winston county, Alabama:

H. 822. To smend an act, entitled an act to amend section 141 of the code of Alabama, approved. December

12th, 1892. H. 511. For the relief of John S. Oldham and George H. Bodeker and to authorize and require the city of Birmingham to pay them for services as police sergeants.

W. L. CLAY. Secretary.

BENATE MESSAGE.

The house concurred in the senate amendments to H. 545. To regulate the fine and forfeiture fund of Barbour bounty and the disposal of moneys arising from fines, forfeitures and convict labor:

Yeas 62, nays 0.

Messra, Speaker, Barron, Beasley, Beeson, Boykin, Brown of Conecuh, Burks, Burns, Calhoun, Cameron, Camp, Cook of Tailadega, Cook of Wilcox, Dale, Fielding, Flotcher, Franklin, Fuller, Gains, Graham, Grant, Graves, Jackson, Jinks, John, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Smith of Autauga, Smith of Butler, Smith of Greene, Tuck. Wheeless, Wood-62 Also, to

H. 765. To create a separate ecbool district in the town of Brewton, Alabama, to define its boundaries and provide for the maintenance of schools therein.

Yeas 64, nays 0.

Masses. Spoaker, Barron, Beasly, Boykin, Brown of Conneul, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Carris, Delan, Ewing, Felding, Flening, Vallerew, Kyls, Langley, Lipscomb, Majles, Mayfield, Neadows, Mahan, Mixon, Monigomory, McGlusky, McGorery, McQueen, O'Brien, Ott, Fathor, Ferry, Frovelli, Eable, Rand, Raewa, Rosch, Roberts, Flening, Flenin

REPORT OF COMMITTEE ON ENGOLLED SILLS.

Mr. Speaker:

The committee on enrolled hills report the following bills correctly enrolled:

н. 60. For the relief of M. P. Johnson of Washington county; н. 189. To define the corporate limits of the city of

Birmingham, in the State of Alabama; H. 282. To establish a separate school district to be known as the Freaman school district in Winston county.

Alabama; H. 283. To establish a separate school district in Winston county, to be known as Poplar Spring school district:

11. 511. For the relief of John S. Oldham and George H. Bodeker and to authorize and require the city of Birmingham to pay them for services as police sergeants; 11. 822. To amend an act entitled an act to amend

section 141 of the cods of Alahama, approved December 12th, 1802. J. H. Montoomery,

Chairman.

SIGNING BILLS.

The speaker of the house, in the presence of the house, immediately after their titles had been publicly

read by the clerk, eigned the bills, whose titles are set out in the foregoing report of committee on enrolled bills.

SPECIAL ORDERS.

On motion of Mr. John, the following house bills were made continuing special orders for to-morrow immediately after the reports of standing committees, to-wit: g. 891, 626, 462.

ERASURE OF SIGNATURE.

The epeaker of the house, in accordance with the joint resolution heretofore adopted, eraced his signature from the house bill 322.

And the house recessed till 3 o'clock thir afternoon.

BILLS ON THIRD READING.

н. 727. For the rollef of the representative of Gaylord B. Clark, deceased,

Was read a third time, at length, and passed-yeas 51,

Yeas:

Messes, Spaker, Banks, Barron, Beasley, Beeson, Boykun, Brooks, Brown of Osaccoh, Brown of Russell Calboun, Cameron, Camp, Coleman, Cook of Wileax, Cale, Ellis, Ewing, Fielding, Flenning, Franklin, Gains, Grant, Graves, Harris, Jackson, Jinké, John, Kelly, Kendon, Kollenky, Charles, Kinght, Maples, Maclows, Michael Moore, McClinky, Olivan, Ott, Furry, Reaves, Roadly, Robbins, Robinson, Gogers, State Cale, Cale,

Mesers, Kyle, Mayfield, Mahan-3.

And the bill was ordered to be sent forthwith to the senate without engrossment.

H. 782. To incorporate the town of Konnedy, in Lamar county, Alabama,

Was read a third time, at length, and passed—yeas 53, nays 0.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Beeson. Bovkin, Brooks, Brown of Conecub, Brown of Russell, Calhoun, Cameron, Camp, Coleman, Cook of Talladega. Cook of Wilcox, Dale, Davis, Deans, Ellis, Flelding, Ffetcher, Franklin, Fuller, Grant, Graves, John, Kelly, Kennedy, Killebrew, Knight, Kylo, Lipscomh, Mastin, Mahan, McClusky, O'Brien, Ott, Perry, Rabh, Rand, Rosch, Robbins, Robinson, Rowe, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Wheeless, Williams of Bullock, Wood-53. And the bill was ordered to be sent forthwith to the

senate without engrossment. n. 447. To incorporate the Alabama Penny Saving

and Loan Company.

Was read a third time at length and passed-yeas 51, navs 0.

Yeas: Messrs, Banks, Beeson, Brown of Russell, Calhoun, Coleman, Cook of Wilcox, Dale, Davis, Fielding, Fleming, Franklin, Fuller, Gains, Grant, Graves, John, Kelly. Killebrew, Knight, Kyle, Lipscomb, Mayfield, Mahan, Mixon, Moore, McCorvey, McQueen, Ott, Perry, Rabb. Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Sanford, Savage, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Wheeless, Williams of Bullock, Williams of Henry, Wood-51.

And the hill was ordered sent to the senate forthwith

without engrossment.

n. 703. To amend section two (2) of an act entitled an act to create a new charter for the city of Florence. Alahama, approved February 28th, 1859,

Was read a third time, at length, and passed-yeas 63. navs 0.

Yeas:

Messrs. Banks, Barron, Beasley, Beeson, Boykin, Brooks, Brown of Russell, Burks, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilsox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fleming, Fletcher, Forman, Fuller, Fulton, Gewin, Graham, Grant, Graves, Harris, Kelly, Kennedy, Killehrew, Knight, Kyle, Langley, Lipscomb, Mayfield, Meadows, Mahan, Mixon, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Parton, Perry, Rabb, Reaves, Roach, Robins, Robinson, Rowe, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Thrner, Wheeloss, Williams of Bullock, Wood—63.

H. 921. To amend section 1286 of the code of Alabams, of 1876.

Was read a third time, at length, and passed—yeas 64, nave 0

64, nays 0 Yeas

Messur. Speaker, Banks, Barron, Beeson, Boykin, Brooks, Brown of Russell, Burris, Calhenn, Campron, Camp, Coleman, Cook of Wilcox, Dala, Davis, Deats, Ellis, Huming, Borley, Lacker, Charles, Callen, Carlon, Callen, Carlon, Callen, Callen,

And the bill was ordered sent forthwith to the senate

without engrossment.

H. 884 To amend an act to incorporate the city of Taxcalcoses, approved March 12th, 1873, by the addition of the following to be numbered section 102 in reference to the levying, assessment and collection of, taxes on personal and real property by the major and addermen of the city of Tuscalcosa and the sale of the same for the payment of any taxes and costs due said city.

Was read a third time at length, and passed—yeas 63, nays 0.

Yeas:

Mass. Speaker, Banks, Barran, Besen, Boykin, Books, Boron of Conseil, Burwa of Kussell, Burks, Chibon, Cameron, Camp, Cole, Coleman, Cook of Wilson, Longeron, Camp, Cole, Coleman, Cook of Wilson, Diels, Davis, Beans, Ellis, Fidding, Fleming, Fletchor, Franklin, Fuller, Gains, Gibbons, Graham, Grant, Graves, Jackson, Jinks, John, Kelly, Kennody, Kuight, Kyle, Maples, Mayfield, Meadows, McClusky, McCorey, McQueen, O'Fleten, Ott, Perry, Prowell, Raud, Reaves, Robbins, Robinson, Rowe, Routon, Scarborough, Smith of Autuage, Smith of Greene,

Smith of Mohile, Taylor, Turner, Wheeless, Williams of Bullock, Wood-63;

And the bill was ordered to be sent forthwith to the

senate without engressment.

n. 771. To amend the charter of the town of Greensboro, in Hale county, Alabama, and all acts amendatory thereto,

Was read a third time at length and passed—yeas 63, nava 1.

Year:

Messr. Speaker, Banks, Barron, Beasley, Beecon, Boyla, Broths, Brown of Goneeuh, Brown of Russell, Brives, Scalboun, Cameron, Camp, Cook of Wilcox, Disk, Burks, Calboun, Cameron, Camp, Cook of Wilcox, Disk, Cambon, Gran, Harris, Kelly, Kennedy, Kuly, Kile, Langlev, Lipscomb, Maples, Mesodor, Mizon, Montgonery, McGueson, Orden, Martin, Scalboun, Charles, Charles, Cambon, Charles, Charles, Cambon, Cambon,

Nays:

Mr. Hill-1.

And the bill was ordered to be sent forthwith to the senate without engressment.

s, 317. To require the superintendent of the Faunsdale school district to pay the teachers monthly,

Was read a third time, at length, and passed—yeas 62, mays 1.

Yeas:

Messer. Banks, Barron, Besaley, Beeson, Bellinger, Boykin, Brocks, Brown of Consecuth, Brown of Russul, Burns, Gameron, Cole, Coleman, Dalb, Davis, Burns, Gameron, Cole, Coleman, Dalb, Davis, Burns, Gameron, Cole, Coleman, Dalbo, Burns, Buller, Fallon, Gering, Grammer Greeker, France, Till, Jackson, John, Kelly, Kennedy, Killebrew, Knight, Kyje, Langley, Lipsomb, Maples, Mayfield, Mesdor, Madows, Mahan, Mills, McGlusky, McCorvey, McGowen, Patton, Berry, Rabb, Kosch, Robinson, Rowe, Gener, Bratton, Berry, Rabb, Kosch, Robinson, Rowe, Green, Smith of Mobile, Turner, Wheeless, Williams of Greene, Smith of Mobile, Turner, Wheeless, Williams of Bullock, Wood—62.

Nays: Mr. Curtis-1.

H. 639. To establish a charter for the town of Pollard, Alabama.

Alaoama, Was read a third time, at length, and passed—yeas 59, navs 0.

Yeas:
Mesers. Speaker, Banke, Beasley, Beeson, Boykin,
Brooks, Brown of Concoult, Brown of Russell, Burns,
Brooks, Brown of Concoult, Brown of Russell, Burns,
Calhoun, Camero, Camp, Cook of Telladega, Cook of
Wilcox, Carris, Bele, Davis, Deane, Ellis, Fielding,
Reily, Kunnedy, Killeberw, Knight, Kye, Jangley,
Kally, Kunnedy, Killeberw, Knight, Kye, Jangley,
McGouley, Jackson, Provell, Rath, Randon,
McGouley, McGorev, Patton, Provell, Rath, Rev.
Rabbins, Roblinson, Rows, Routon, Scarbevough, Smith
of Matsuage, Smith of Butler, Smith of Greene, Smith

of Mobile, Taylor, Turner, Wheeless, Wilhams of Bullock, Wood—59.

And the bill was ordered sent forthwith to the senate without engrossment.

H. 898. To establish a new charter for the city of Anniston, Was read a third time, at length, and passed—yeas

62, nays 0.

Yens:
Messrs, Banks, Barron, Beeson, Bellinger, Boykin,
Brooks, Brown of Concoult, Brown of Kussell, Calboun,
Brooks, Brown of Concoult, Brown of Kussell, Calboun,
Brooks, Brown of Concoult, Brown of Kussell, Calboun,
Gel, Cook of Williams, Danks, Deins, Erring, FleniHarris, Hill, Jackson, Binks, John, Kelly, Kennedy, Kilschew, Kingkin, Kyel, Langley, Lipscomh, Maple, Kilschew, Kingkin, Kyel, Langley, Lipscomh, Maple, Kilschew, Kingkin, Kyel, Langley, Lipscomh, Maple, Kilschew, Killiams, Mesdow, Mahan, Mixon, Mc
Calay, McCorroy, McQueen, O'Drinn, Pation, Prowell,
Rawres, Roach, Robbins, Robinson, Rowe, Sarage, Scarbrough, Seale, Smith of Astauga, Smith of Buller,
British, Milliams of Bullock, MostBank, Williams of Bullock, MostBank, Williams of Bullock, MostAnd the bill was ordered sent to the senate forthwith,

And the bill was ordered sent to the senses forthwith, without engrossment.

H. 745. For the relief of M. E. Curtis as sheriff of

Wilcox county, Alabama, Was read a third time at length and passed—yeas 44,

nays 9.

Yeas:

Messes, Speaker, Banks, Barron, Beasley, Besson, Boykin, Brooks, Brown of Concenth, Callbount, Cantron, Campr. Cook of Talladega, Cook of Wilcox, Dale, Rillis, Ewing, Franklin, Fuller, Gains, Graham, Grant, Graves, Harris, Jinks, Kyle, Mavfield, Meador, McCorvey, McGueso, O'Brien, Porry, Roacht, Robbins, Robinson, Routon, Sanford, Serows, Seale, Smith of Butler, Smith of Mobile, Taylor, Ward, Williams of Bullock—V.

Nays: Messrs. Brown of Russell, Hearn, Hill, John, Kennedy, Killebrew, Langley, Maples, Meadows, Mahan, Ott, —9.

II. 911. To provide for the extension of stock-law in Coosa county,

Was read a third time, at length, and passed—yeas 58, nays 0. Yeas:

Messrs. Speaker, Banks, Barron, Beasiley, Beeson, Boytie, Brown of Rossell, Calhon, Camren, Goods of Talladega, Cook of Wilcox, Deans, Ewing, Fielding, Fraison, John, Kelly, Kennedy, Killebrew, Kyle, Langley, Lipacomh, Maples, Meador, Mandows, Mills, Mixen, Mc-Correy, McQueen, Patton, Rand, Roach, Robbins, Robtisson, Rogers, Rowe, Sanferd, Savage, Seachorough, Sertews, Smith of Butler, Smith of Greene, Taylor, Turnert, Wood—So.

if. 670. To pay W. W. Waite, sheriff of Clarke county, for the removal of George W. White, charged with a felony, from LaFayette, in the state of Louisiana, to Grove Hill, in Clarke county, Alabama.

Was read a third time, at length, and passed—yeas 51, navs 1.

Yeas:

Mesers. Barron, Beasley, Besson, Boykin, Brown of Conseuth, Callboun, Cameroo, Camp, Gook of Wioox, Deans, Ell's, Ewing, Fielding, Fuller, Gains, Graham, Grant, Graves, Harrls, Hearn, Jackson, Jinks, John, Kennedy, Killebrew, Knight, Kyle, Langley, Japscomb, Weador, Meadows, Mixon, McQuen, O'Brien, Perry, Rand, Resves, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Serews, Scale, Smith of Groen, Taylor, Turner, Wheeless, Whitten, Williams of Bullock, Wood -51,

Nays:

Mr. Brown of Russell-1.

H. 531. Po protect and regulate the time and manner of catching and taking fish from and in the waters of the state of Alabama, in Madison county.

Was read a third time, at length, and passed—year 51, nave 0.

Yeas:

Meser. Speaker, Beadey, Bessen, Bsykin, Brocky, Brown of Consenth, Cullbou, Cyrtis, Dease, Ellis, Ewing, Fidding, Fieming, Forman, Franklin, Fuller, Ewing, Fidding, Fieming, Forman, Franklin, Fuller, Kenndy, Langley, Lipsonoth, Medoctr, Mandow, Mills, Maxon, McClasky, McQueen, Oet, Perry, Rend, Reaves, Rocal, Robinson, Rogers, Rowe, Sanford, Serveys, Smith of Autong, Smith of Butler, Smith of Greene, Summers, Papier, Turner, Wheeless, Williams of Bulleck, Wood— Typior, Turner, Wheeless, Williams of Sulleck, Wood—

m. 979. To incorporate the Citizens Hose Company number 5, located in the city of Montgomery, Montgomery count, Alabama,

Was road a third time at length, and passed—year 56

Was read a third time, at length, and passed—yeas 58, nays 0.

Yeas:

Mussrs. Spaker, Ranks, Barron, Bealey, Boeson, Bellinger, Boykin, Brooks, Brown of Concedh, Brown of Russell, Galhoun, Curris, Deans, Ellis, Ewing, Fielding, Ffeming, Franklin, Fluffer, Fullon, Grahan, Grant, Graves, Harris, Hill, Jackson, Binks, John, Kenndy, Killebrew, Kyle, Langley, Mander Mendkenndy, Killebrew, Kyle, Langley, Mander Mend-Rawes, Ronek, Robbitas, Rogers, Rowe, Sanford, Savaer, Servey, Smith of Autauga, Smith of Budler, Smith of Greene, Summers, Taylor, Turner, Whoelees, Williams of Bullock, Wood—56.

n. 168. To establish a county School Book Board to select a uniform series of text books for use in the public schools in the counties of Walker and Favette.

Was sunsaided, read a third time, at length, and passed—veas 49, navs 10.

Yeas:

Messrs. Banks, Barron, Beasley, Beeson, Boykin, Brooks,

Brown of Conecub, Calhoun, Cameron, Coleman, Cook of Wilcox, Curtis, Ellis, Fielding, Fleming, Franklin, Fuller, Gains, Graham, Grans, Graves, Harris, Jackson, Kennedy, Killebrew, Kyle, Langley, Meador, Meadows, Mahan, Ott. Rabb, Rand, Roach, Robbins, Rogers, Rowe, Savage, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summors, Taylor, Turner, Wheeless, Williams of Bullock, Wood-49.

Messrs, Speaker, Brown of Russell, Burks, Deans, John, Kelly, Lipscomb, O'Brien, Sanford, Scarborough

H. 946. To amend section ten (10) of an act entitled an act to prohibit the sale, giving away or otherwise disposing of spirituous, vinous or malt liquors or intoxicating bisters or patent medicines having alcohol as a base in Calhoun county, approved December 7, 1886; Was read a third time, at length, and passed-yeas

53. navs 0.

Yeas:

Messrs, Speaker, Banks, Barron, Beasley, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cook of Talladega, Cook of Wilcox, Curtis, Ewing, Fleming, Franklin, Fuller, Fulton, Grabam, Grant, Graves, Jackson, Jinks, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Maples, Meadows, Mahan, Mills, Mixon, McCorvey, McQueen, O'Brien, Perry, Rabb. Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Scarborough, Screws, Smith of Autauga, Summers, Taylor, Wheeless, Williams of Bullock, Wood-53.

H. 733. To relieve William B. Westcott of the dis-

abilities of non-age.

Was read a third time, at length, and passed-year 57. pays 0.

Yeas:

Messrs. Speaker, Beasley, Boykin, Brown of Conecub, Brown of Russell, Burks, Burns, Calhoun, Cook of Talladega, Cook of Wilcux, Dale, Deans, Ewing, Fielding, Fleming, Franklin, Fuller, Graham, Grant, Graves, Harris, Hearn, Hill, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Meador, Meadows, Mills, Mixon, McCorvey, Ott, Patton, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler. Smith of Greene, Smith of Mobile, Taylor,

Turner, Wheeless, Williams of Bullock-57.

s. 237. To authorize and require the commissioners court of Sumter county to set apart and appropriate money from the general fund of said county with which to pay and discharge certificates of state witnesses, issued by the foreman of the grand jury and by the clerk of the circuit court and county court of said county, and officers' fees, which by law become a good claim againstthe fine and forfeiture fund of said county, after the approval of this act, and to regulate the manuer of said payments; also, for the re-registration of outstanding valid claims agains the fine and forfeiture fund of said county and to regulate the payment of the same;

Was read a third time, at length, and passed-year 66, navs 0.

Yeas:

Messrs. Banks, Barron, Beasley, Beeson, Boykin, Brooke, Brown of Conecub, Brown of Russell, Burks, Calhoun, Cameron, Cole, Cook of Talladera, Cook of Wilcox, Curtis, Dale, Deans, Ewing, Fleming, Franklin, Fuller, Graham, Grant, Graves, Harris, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mayfield, Meadowe, Mills, Mixon, McClusky, McCorvey, McQueen, O'Brien, Ott, Perry, Rand, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Scarborough, Screws, Scale, Smith of Autauga, Smith of Butler, Smith of Greene, Summers, Taylor, Tuck, Turner, Wheeless, Williams of Bullock. Wood-66.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has adopted a joint recolution, herewith sent.

Requesting the president of the senate and the speaker of the house to erass their signatures to the senate bill, No. 250, for amendment. And has concurred in the house amendment to the

senste bill

s. 199. To amend sections six, eleven, fifteen, twentyone, twenty-five, thirty-four, forty and fifty-one of an act entitled "an act to amend an act, entitled an act to

incorporate the port of Mobile, and to provide for thegovernment thereof, approved December 10th, 1886, And has originated and passed the following bills:

s. 243. To amend section 2720 of tho code;

s. 251. To amend an act to compel the determination of claims to certain real estate in certain causes and to quiet the title to the same, approved December 10th, 1892:

· s. 253. To relieve Sidney Gassenhelmer, of Montgomery. Alabams, of the disabilities of non-age;

s. 254. To amend section 750 of the code so far as the

same applies to the counties of Covington, Crenshaw, Butler, Conecuh and Escambia; s, 256. To amend section 2083 of the code of Ala-

s. 271 .. To provide for the holding of the circuit

courts in the second judicial circuit; s. 282. To amend section 3403 of the code;

s 292. To authorize the Tri-State Normal University to receive public school funds for students within school age:

s. 293. To amend sections one, two, three, four, six, seven and eight of an act, approved February 25th, 1889, entirled an act to amend an act entitled an act to establish and incorporate the "Scott Academy" at Scottsboro in Jackson county, approved February 16th, 1883;

s. 809. To define the duties and responsibilities of overseers of public roads;

s. 321. To establish a new charter for the city of Anniston; s. 340. To establish a separate school district in Cullman county. Alabama, to be known as the West

Collman school district:

e. 344. To define the authority of physicians in the sale or dispensing of medicines and drugs;

s. 374. To establish Big Springs school district in Madison county:

s. 285. Relative to bonds, undertakings, recognizances, guarantees and other obligations required or permitted to be made, given, tendered, or filed with surety or sureties, and to the acceptance as surety or guarantor thereupon of companies qualified to act as such;

And the senate has amended as therein shown, and

as amended, has passed the house bills,

H. 322. To provide for the election of a county superintendent of education of Sumter county:

H. 751. To provide for the time of taking up the criminal dockets in the counties of Bullock and Dale. W. L. CLAY, Secretary.

SENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once, and referred to the committees, as follows :

To the judiciary, a. 243, 251, 253, 271;

To revision of faws, s. 254, 256, 282,

To sducation, s. 292, 340, 374, 293; To corporations, s. 321, 285;

To public roads and highways, s. 309;

To public health, s. 344; And the bouse concurred in the senate joint resolution.

requesting the president of the senate and the speaker of the house to erase their signatures from house bill 250, And the house concurred in the senate amendments to

H. 322. To provide for the election of the county superintendent of education of Sumter county:

Yeas 57, nays 0. Year:

Messrs, Speaker, Barron, Bosson, Bellinger, Brooks, Brown of Conecub, Brown of Russell, Burks, Burns, Calhoun, Camsron, Cole, Cook of Talladega, Cook of Wilcox, Davis, Ellia, Fleming, Fletcher, Franklin, Fuller, Fulton, Graham, Jackson, Jinks, John, Kelly, Kennedy, Killehrew, Knight, Kyle, Langley, Lipscomh, Maples, Mayfield, Meador, Meadows, Mahan, Mixon, McClusky, McCnrvsy, McQueen, O'Brien, Ott, Patton, Prowell, Rahh, Rand, Rosch, Robhins, Robinson, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Turner, Wheeless-57, Also to

H. 751. To provide for the time of teking up the criminal docket in the counties of Bullock and Dale: Yeas 63, nays 0.

50 h

Yeas:

Messrs. Speaker, Barron, Beasley, Boeson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Fielding, Fleming, Fletcher, Fuller, Gains, Gibbons, Graham, Grant, Graves, Jackson, John, Kelly, Killebrew, Knight, Kyle, Lipscomb, Maples, Mayfield, Meadows, Mills, Mixon, McClusky, McCorvey, McQueen. O'Brien, Ott, Prowell, Reaves, Robbins, Rogers, Routon, Savage, Seale, Smith of Autauga, Smith of Butler, Smith of Greens, Smith of Mobile, Turner, Whealess, Williams of Bullock, Wood-63.

And the house adjourned till to-morrow morning at 10 a'cleck.

FORTIETH DAY.

HOUSE OF REPRESENTATIVES,

February 5, 1895. The house met pursuant to adjournment. Prayer by Rev. Mr. Rowe of the house,

REVISION OF JOUENAL.

The committee on the revision of the journal reported the journal of yesterday correct.

LEAVE OF ABSENCE.

Was granted to Mr. Mastin indefinitely.

PERCLUTIONS.

Were introduced and referred to the committee on rules as follows : By Mr. McCorvey-

INTER-STATE NATIONAL GUARD ENCAMPMENT.

Whereas, the events of the past twelve months have

demonstrated the usefulness and importance of a National Guard and State Troops in maintaining the laws and protecting the enjoyment of the rights of property in the

several states of the Union; and

Whereas, it is of the highest importance that the officioncy and character of such organizations should be fostered and increased to the greatest extent possible, and the several states are unable, and it is impracticable for them to unite upon any feasible plan to promote such ends :

Be it resolved by the House, the Senate concurring, That it recommands an Inter-State National Guard and State Troop Encampment and Drill be held under the support, auspices and control of the Federal Government under such regulations as may be determined at Louis . ville, Ky., in May, 1895, or at such time as may be deemed best.

Resolved 2. That our Senators and Representatives in Congress be requested to aid in such matter.

By Mr. Sanford-

Resolved, That house hills 808, 1050 and 1051 be made a special order for to-morrow morning after the call of standing committees is completed. The rules were suspended and the following resolu-

tions were adopted:

By Mr. John-

Resolved. That no hill or resolution shall be made a apecial order for any hour of any day before the reports from the standing committees are all made; unless the committee on rules shall have first so recommended; By Mr. Flatcher-

Resolved. That no senate bill shall be passed by the house prior to the fourth day before adjournment, unless recommended by the committee on rules.

INTRODUCTION OF BILLS.

On a call of the counties bills were introduced severally read one time and referred to appropriate committees, as follows: By Mr. Savage-

H. 1167. To amend section 4886 of the code of Alabama, so far as relates to Fayette county,

Revision of laws ;

By Mr. Smith of Greene-

H. 1168. To amend an act entitled an act to incorporate the town of Eutaw, in Greene county.

Corporationa:

By Mr. Lipscomb, (by request), with notice and proofn, 1169. Por the relief of John A. Baker, justice of

the peace in previnct 20 of Jefferson county, Alabama, and B. W. May, A. W. Varnum and L. W. S. Newberry. sureties on his official bond, Revision of laws:

Also Thy request).

H. 1170. For the relief of Dr. J. C. Miller. Ways and midans:

By Mr. McClusky, (with notice and proof) -

H. 1171. To authorize the county treasurer of Lamar county to register against the fine and forfeiture fund of said county a claim of L. S. Metcalf, ex-sheriff, for feesdue him for services in county court of said county.

Local legislation:

By Mr. Fletcher-H. 1172. To confirm the incorporation of the Standard Club of Huntsville, Alabama, and to enlarge the powers and capacities of said club-

Corporations: By Mr. McCorvey-

H. 1173. To organize a medical department of the Alabama State Troops, Military:

By Mr. Tuck-

и, 1174. To smend and confirm the charter of the-State Abstract Company, of Montgomery county, Alabams, a corporation under the laws of said state, and to authorize the reduction of its capital stock, Corporations:

By Mr. Reaves-

H. 1175. To authorize the probate judge and county commissioners of Randolph county to lay off best No. 3 and beat No. 6, and all that part of township 18, of rango 10, that lies west of Big Tallapoosa river, into stock law districts, and to authorize elections thereon to prohibit. stock from running at large in said districts, Local legislation :

By Mr. Forman-

H. 1176. To amend section two of an act entitled an act to incorporate the city of Ashville, in St. Clair county, Alabama, approved February 10, 1891.

Corporations; By Mr. Brooks-

H. 1177. Potition from certain citizens of Mobile, favoring passage of bill to prevent sale of intexicating liquers on Sunday, &c...

Temperance; By Mr. Mayfield-

H. 1178. For the rellef of White, Woodruff and Fowder for record books and stationery furnished the supreme court of Alabama,

Appropriationa; By Mr. Robinson-

H. 1179. To incorporate the Industrial Insurance Company of Birmingham, Alabama.

Banking and insurance; By Mr. Killebrew—

n. 1180. To establish an Agricultural Experiment Station and School at or near Ozark, Newton, Pinckard, or Daleville, Dale county, Alabama, to be located by the Governor, Superintendent of Education and the Commissioner of Agriculture, Agriculture;

By Mr. Meador-

H. 1181. To require sheriffs and their deputies to arrest persons doing business in this state without license, Ways and means:

By Mr. Screws (by request)-

H. 1182. To prevent the sale of wheat bran mixed with particles of corn cobs, unless the same is properly labelled, Agriculture:

By Mr. Meador-

n. 1183. To amend section 615 of the code of Alabama, Indiciary:

By Mr. Moore-

M. 1184. For the relief of of W. H. and H. W. Slaughter, of Baldwin county, Alabama, Appropriations:

By Mr. Kyle-

H. 1185. Giving a lien to laborers and contractors who construct railroads,

Revision of laws;

By Mr. Willett-

m. 1186. To provide a remedy hy mandamas to compel a transfer of stock in private corporations, and the issuance of new stock in hen of such stock so transferred,

Judiciary;

By Mr. Clark—
In 1187. To empower the commissioner of agriculture to redeem from the Bradley Fertilize's Company,
fertilizer tags issued during the years 1891, 1892, and
1893, to said company, aggregating five hundred, fiftysix dollars and twenty-five cents, \$5506, 25.

Wave and means:

BILLS ON SECOND READING.

The chairmen of the several committees reported favorably on the following bills:

н. 29. To regulate the administration of general assignments for the benefit of creditors.

H. 215. To authorize Mrs. Josephine S. Mizell, widow of H. H. Mizell, deceased, to sell the dwelling house lately helonging to said deceased, lecated in Haw Ridge,

(With amendment):

Coffee county, Alabama;

II. 684. To confer upon persons, firms and corporations constructing, ovaning and operating water works in this state, for the purpose of supplying water to any control of the person of supplying water to any other theory or for any other public use, the right, power and anthority to acquire and take real estate, rights and assemants necessary, suitable and proper for such purposes, and prescribing the manner or proceedings. He was not always to the proper for the proper for the proper for the proper forms of the prop

consent of owner or his agent in Dale county,
(With amendment):

n. 755. To authorize and direct the judge of the probate court of Calhoun county to establish districts in said. county in which stock may be prevented from running at large, and to regulate such districts,

(With amendment); H. 803. To charter the town of Oakman in the county

of Walker, State of Alabama, (With substitute); H. 809. To amend an act entitled an act to regulate

the trial of misdemsanors in Shelby county, Alabama. approved February 21, 1893; H. 815. To amend section 3739 of the code of 1886;

H. 846. To prevent hunting on the enclosed lands of another without the written consent of the owner or his agent or party in possession in that portion of Colbert county, noth of townships four and five,

(With amendment);

H, 945. To authorize and require the auditor of the State of Alabama to re-imburse Phelan B. Dorland, sheriff of Mobils county, for expenses incurred and services rendered to the state in the removal of George A. Pearce, a fugitive from justice: H. 951. To increase the number of aldermen in the

town of New Decatur, in the county of Morgan, to eight; and to authorize the corporate authorities to fix, within the prescribed limits, the future terms of office of the aldermen of said town;

н. 959. To require the judge of probate of Henry county to keep abstracts of deeds and mortgages filed in his office, on file in the office of the clerk of the circuit courts in Columbia and Dothan; H. 960. To regulate the sales of real estate within

the jurisdictions of the circuit courts held at Columbia

and Dothan, Henry county;

II. 905. To incorporate the State Land Trust Company: н. 977. To incorporate King David's Temple, No. 3,

a benevolent society, of the city of Montgomery; n. 980. To incorporate the Southern Home Insurance

Company, and to define its rights, powers and franchises; H. 982. To repeal an act to regulate and prescribe

the manner of electing county commissioners of Pike, Bullock, Washington, Baldwin, Butler, Choctaw, Fayette, Shelby, DeKalb and Pickens counties so far as the same relates to Shelby county;

n. 986. To prohibit the sale, giving away or disposing of poultry dressed or undressed, in Jefferson county, Alabama, except between the hours of 10 o'clock a. m., and four o'clock p. m., and except by regular doalers

who sell from a known place of business; II, 990. To authorize the solicitor of the ninth judi-

cial circult, to appoint two deputies for Blount county; н. 1010. To authorize and regulate the sale real and personal property for city taxes in the city of Fort Payne. DeKalb county, Alabama, and for the redemption of land sold for city taxes:

H. 1021. To provide the amounts and payment of fees of jurors and state witnesses in the trial of criminal

cases in Jefferson county, Alabama: H. 1023. To prohibit catching birds with net within

St. Clair county :

H. 1036. To amend section one of an act entitled an act to provide for the registration and lien of judgments and decrees for the payment of money, approved Fobruary 26, 1889; H. 1037. To amend section seven of an act, approved

February 23, 1883, regulating fines and forfeitures in Jefferson and Monroe counties;

H. 1050. To establish a seal for the State of Alabama: H. 1056. To authorize Mary King, widow of Henry

King, deceased, to sell the lands belonging to said Henry King at private sale; H. 1081. To amend section 4031 of the code of Ala-

bama: H. 1088. To create a lieu in favor the owners or keep-

ers of pastures for the payment of their charges for pasturing stock in the counties of Wilcox and Dallas; H. 1096. To amend an act entitled an act to alter and

amend the law relative to the territorial jurisdiction and and pay of justless of the peace, and notaries public ex-officio justices of the peace in precinots 21 and 37 in Jefferson county, and the soveral wards of the city of Birmingham, and to provide a punlshment for the viclation hereof approved - , 1895;

m. 1101. To prevent animals from running at large on shell roads in the State of Alabama, and to provide a

penalty therefor ;

M. 1104. To amend section \$389 of the cods of Alabams,

Without recommendation:

B. 1105. To authorize the Montgomery Infirmary to establish a school for the training of nurses for the sick, and to grant diplomas to graduates therefrom:

w. 1109. To confirm the incorporation of Young Democracy of Jefferson county, under the general laws of the State of Alabama, and to amend and enlarge the nowers thereof:

H. 1115. To amend section two of house bill 580, approved January 30, 1895;

H, 1116. To amend section 4055 of the code of 1886; H. 1117. To regulate and sxtend the time of the meeting of the township trustees from the last Monday in October to the first Monday of June in each successing year, to hold their meeting in township three, of

range ten, in DeKalb county, Alabama;

H. 1118. To amend sections four and six of an act entitled an act to provide for the smpanneling of petit juries and grand juries and for the trial of criminal causes in the Bessemer division of the circuit court of Jefferson county, holden at Bessemer, under an act to provide for the holding of terms of the circuit court of the tenth judicial circuit for the trial of civil causes at Bessemer, in and for certain portions of Jafferson county therein mentioned, approved February 21st, 1898, approved December 14th, 1894;

H. 1129. To provide a system of water works for the city of Greenville, and to authorize the mayor and city council of Gresnville, Alabama, to issue bonds for an amount not exceeding twenty thousand dollars, for the

purpose of purchasing a system of water works;

H. 1126. To ratify and confirm the charter of the Standard Building and Loan Association of Montgomery, Alabama, the Mutual Bonsfit Building and Loan Association of Montgomsry, and the Home Building and Loan Association of Montgomery, corporations under the general laws of the state, and to authorize them to isene what is known as "Paid up" stock, and to lend money on the stock of their mambers;

H. 1133. To prescribs the duty of the secretary of state in the distribution of books within his control;

H. 1134. To repeal section 854, 859 and 860 of the code of Alabama:

H. 1155. To amend sections 856, 857 and 858 of the code of Alahama;

H. 1136. To amend section 4511 of the code :

H. 1140. To confer chancery jurisdiction on the circuit court of Jafferson county holden at Birmingham and Bessemer In said county:

H, 1141. To license and regulate the pursuit or calling of soliciting persons in Jefferson, Bibh, Walker and Blount counties to enter into contracts for their labor:

H. 1146. For the relief of Henry P. Odsn;

11. 1147. To prevent stock from running at large in certain portions of Montgomery county:

H, 1152. To fix the time for holding circuit court in

the counties of Clay and Clehurne;

H. 1157. To amend an act to establish a new charter for the city of Talladega, approved February 28th, 1887; H. 1158. To fix the time and to define the terms for holding the circuit court in the several counties of thetenth judicial circuit;

H. 1162. To fix the times for holding the circuit court in the counties composing the 5th judicial circuit in the Stats of Alabama;

s. 103. To create a lien in favor of the owners of public ginneries :

s. 120. To prevent hunting on lands without the consont of the owner after the same shall have been posted by the owner at three conspicuous places thereon in St. Clair county.

(With smendment);

s. 135. To authorize the manufacturers of wine made of the juice of grapes or berries to sall the same at the place of manufacture without taking out a license therefor, (With amendment);

s. 170. To prevent stock from running at large in

certain parts of Perry county, viz : Uniontown and Walthalls precincts. (With amendment;)

s. 218. For the protection of fish in the waters of

Dog River : s. 227. To provide a penalty for violations of prohibition laws of this etate;

s. 243. To amend an act entitled an act to amend section 2720 of the code, approved February 21st, 1893;

s. 246. To incorporate the Southern Coal Company : s. 251. To amend an act to compel the determination of claims to real estate in certain cases and to quiet the title to the same, approved December 10, 1892;

s. 253. To relieve Sidney Gassenheimer of Montgomery. Alabama, of the disabilities of non-ago: s. 263. To amend section 2972 of the code of Ala-

bama, so as to provide a more effectual remedy against

the subscribers to the capital stock of a corporation who have not paid their subscriptions; s. 284. To amend an act entitled an act to amend section one (1) of an act entitled an act to amend an act entitled an act to incorporate the port of Mobile, and provide for the government thereof, approved February

11th, 1879, approved December 10, 1886, approved February 4, 1893;

s. 291 To regulate the amount of fees to he received by witnesses attending court in criminal cases or before the grand jury or any other criminal proceedings so far as the same relates to the county of Tuskaloosa;

s. 293. To amend sections one, two, three, four, six, seven and eight of an act, approved February 25th, 1889, entitled an act to amend an act entitled an act to establish and incorporate the "Scott Academy" at Scottshoro in Jackson county, approved February 16th, 1883;

s. 312. To prevent hogs, sheep and goats from running at large in certain parts of Limestone county, and to repeal an act approved February 1st, 1893, entitled an act to authorize and direct the commissioners court of Limestone county to establish districts in said county in which hogs, sheep and goats may be prevented from running at large :

s. 319. For the protection and preservation of partridges, wild turkeys and deer, and to prevent camp-

hunting in Colbert county:

s. 330. For the relief of T. S. Moore, of Baldwin county, Alahama: s. 334. To amend an act to incorporate the Tuskegee

Female College, approved February 22, 1854, and an act to amend an act entitled au act to incorporate the Tuskegee Female College, approved March 28, 1873, soas to prohibit the sale of spirituous, vinous and maltliquors within four miles of the Alabama Conference Female College;

s. 345. To incorporate the Southern Home Insurance Company, and to define its rights, powers and franchises:

a. 347. To incorporate the Planters Warehouse and Commission Company.

The above and foregoing bills were severally read a second time and placed on the calendar. a. 319, and M. 1146 were returned to the house and re-

committed to the committee on local legislation.

H. 1061, 1062, 1063, and 1065 were returned to the house and re-committed to a special committee consisting of the Jefferson delegation. s. 107 was taken from adverse report and re-referred

to the judiciary committee.

s. 333 Was taken from adverse report, read a second time and placed on calendar.

BILLS ON THIRD READING.

H. 891. To regulate the practice in the courts of law in this state.

The title was amended so as to include the words "and equity" immediately after the word "law," and as amended.

Was read a third time, at length, and passed-yeas 65, nave 6.

Yeas: Messrs, Banks, Barron, Beeson, Brooks, Brown of Russell, Burns, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Deans, Ellis, Ewing, Fleming, Fletcher, Forman, Franklin, Fulton, Gains, Gilibons, Grant, Graves, Harris, Hearn, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Lipscomb, Maples, Mayfield, Meadows, Mahan, Mixon, Montgomery, Moore, McClusky, McCorvey, Ott, Reaves, Roach, Robbins, Rogers, Rowe, Sanford, Savage, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Tuck, Turner, Ward, Wheeless, Williams of Bullock, Williams of Henry.

Navs: Messrs. Boykin, Fuller, Kyle, McCorvey, Rabb, Rob-

Wood-65.

inson-6.

H. 626. To create the northern chancery division and provide for the appointment of a chancellor thereof and fix the time of holding chancery courts therein,

Was read a third time, at length, and passed-yeas 48,

nave 8. Yeas:

Mesrs. Sjeskor, Baroo, Beashy, Besson, Bollinger, Boykin, Brooks, Brown of Rassell, Calhoun, Cole, Gorits, Dale, Davle, Ellis, Fielding, Friending, Fischer, Kylo, Laughey, Lipsonoth, Maples, Mahna, O'Frien, Patton, Prowell, Band, Rosch, Robbins, Robinson, Province, Sarotherough, Freith of Ausaugs, Smith of Greens, Smith of Mostley, Smith of Green, Smith of Mostley, Smith of Greens, Smith of Greens, Smith of Mostley, Smith of Greens, Smit

Naye: Messrs. Camston, Coleman, Fuller, Franklin, Harris,

Meadows, Mixon, Wheeless—8.

n. 462. To provide for holding circuit and chancery courts, when the judges or chancellors thereof fail to attend regular terms, by a supernumerary judge, and to prescribe his powers, duties and pay.

prescribe his powers, duties and pay,

Was read a third time at length, and Mr. John moved
to postpone the further consideration of the bill till tomorrow immediately after reports of standing committies.

Mr. John's motion was carried.

H. 127. To regulate judicial proceedings in bills of discovery,

Was read a third time at length, and passed—year 56, navs 0.

Yeas:

Messrs. Speaker, Barron, Beasley, Boykin, Brown of Russell, Calhouo, Cameron, Camp, Cook of Tallidege, Gook of Wilcox, Curris, Dalo, Fleetcher, Formen, Frank-Henry, John, Kelly, Kusandy, Killetbere, Kinglish, Kyle, Langley, Maples, Mayfield, Masdor, Mesdows, Mixon, Moore, McGower, W., Rabb, Rond, Roach, Moore, McGower, W., Rabb, Rond, Roach, Smith of Austrage, Smith of Mobile, Taylor, Twick, Turerr, Ward, Wheeless, Williams of Belliock, Wood—56.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended, as therein shown, and, as

amended, has passed the following house bill:

H. 502. To incorporate Coffee Springs comp grounds in Geneva county, to authorize and ampower the trus tees, cabin owners and tent holders to pass and enforce rules and regulations to maintain and preserve good order within one mile of said camp grounds and to control its management;

And has passed the house bills : n. 1002. To fix the maximum of tolls to be charged by the owners, lessees or operators of the road bridge crossing the Tennessee river, between the counties of Colbert and Lauderdale, and known as Florence bridge, and to fix the penalty for demanding or receiving a higher rate of toll;

H. 789. To amend section 1206 of the code of Alabama. W. L. CLAY.

Secretary.

SENATE MESSAGE.

The house concurred in the senate amendment to

n. 502. To incorporate Coffee Springs Camp Grounds in Geneva county; to anthorize and empower the trustees, cabin owners and tent holders to pass and enforce rules and regulations to maintain and preserve good order within one mile of said camp grounds, and to control its management.

Yeas 51, nays 0.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Boykin, Brooks, Cameron, Camp, Cole, Coleman, Cook of Talladegs , Cook of Wilcox, Ewing, Fleming, Fletcher, Frank, lin, Fuller, Fulton, Gsins, Gibbons, Grant, Graves, Harris, Hearn, Jinks, John, Kennedy, Kyle, Langley, Lipscomb, Maples, Mayfisld, Meador, Meadowa, Mahan, Mixon, Moors, McCorvey, O'Brien, Ott, Prowell, Reaves, Roach, Robbins, Robluson, Rowe, Smith of Greene, Tuck, Willett, Williams of Bullock, Wood-51.

REPORT OF COMMITTEE ON ENEGLIZED BILLS.

Mr. Speaker:

The committee on enrolled bills report the following

bills correctly envolled:

H. 545. To regulate the fine and forfelture fund of Barbour county and the disposal of moneys arising from fines, forfeitures and convlct labor ;

n. 765. To create a separate school district in the town of Brewton, Alabama, to define its boundaries and provide for the maintenance of schools therein :

n. 789. To amend section 1206 of the code of Ala-

bama: H. 1002. To fix the maximum of tolls to be charged

by the owners, lessees or operatore of the road bridge crossing the Tennessee river, between the counties of Colbert and Lauderdale, and known as the Florence bridge, and to fix the penalty for demanding or receiving a higher rate of toll.

J. H. MONTGOMBRY. Chairman.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The president of the senate having signed the following bills, your signature thereto is requested:

s. 199. To amend sections six, cleven, fifteen, twenty-

one, twenty-five, thirty-four, forty, of an act entitled an act to amend an act entitled an act to incorporate the port of Mobils, and to provide for the government thereof, approved December 10th, 1886; s. 229. To fix the times and regulate the holding of

the courts in the Eighth Judicial Circuit of the state of Alabama:

s. 288. To authorize the mayor and council of the town of Marion to erect and maintain water works in said town; to issue bonds for the purpose of erecting and maintaining said water works to an extent not exceeding thirty thousand dollars, and to make provision by deed of trust and the creating of a sinking fund for the payment of said bonds. W. L. CLAY.

Secretary.

aigning Bills. The speaker of the house, in the presence of the house.

immediately after their titles had been publicly read by the clerk, signed the bills, whose titles are set forth in the foregoing senate messaga and report of committee on anrolled bills.

And the house recessed till 3 o'clock this afternoon.

AFTERNOON SESSION.

RESOLUTIONS.

Were introduced, the rules suspended, and adopted, as follows:

By Mr. Robinson-

Resolved, That when the name of a member is reached upon the call of the roll, for the purpose of calling up a local bill, he may call up either a house or senate bill.

By Mr. Brooks—
Resolved, That the door-keeper be instructed to procure
a thermometer and place it in the house, and that he be

required to see that a temperature be maintained at 70 degrees farenheit.

Was referred to committee on rules.

Mr. Forman offered the following resolution, which was referred:

Resolved. That the senate be requested to return senate

Revolved, That the senate be requested to return senate bill No. 57 to the house for the purpose of amending same

BILLS ON THIRD READING.

H. 760. To prohibit the selling, giving away or otherwise disposing of alcobolic, vinous or malt fluores or other intoxicating drinks or beverages, or fruits preserved in alcoholic fluores, within one half mile in every direction from Mash's mill in beat 6 in Orenshaw country, Alabama.

Was read a third time, at length, and passed—yeas 55,

nays 0.

Yeas:

Messer, Spaaker, Banks, Barron, Rensley, Beeson, Brooks, Brown of Gussell, Burns, Calboun, Cameron, Camp, Oldeman, Curtis, Dale, File, Calboun, Cameron, Camp, Coleman, Curtis, Dale, Fluen, Fluen, Fluolo, Gibons, Graham, Graves, Jackson, Jinks, Kennedy, Kilebore, Lipscond, Manning, Maples, Mayfeld, Medler, Calbons, Graham, Graves, Jackson, Jinks, Messer, Kedeller, Calbons, Galler, Maring, Maples, Mayfeld, Marker, Calbons, Maring, Maples, Mayfeld, Medler, Maring, Mari

s. 311. To authorize the Vanklrk Land & Construction Company to horrow money and secure its payment; Was read a third time, at length, and passed—yeas

47, nays 10. Ysas:

Messra. Spaaker, Barron, Beeson, Brown of Russell, Burns, Calhono, Cameron, Oleman, Ocok of Talladega, Ewing, Fledling, Fleming, Forman, Franklin, Fuller, Filton, Graham, Graven, Kennedy, Lipscomb, Maples, Mayfield, Meador, Mahan, Moore, McClinky, McQueen, O'Fiten, Radh, Raed, Raseh, Kolimon, Rogers, Rowe, Routon, Scarberough, Smith of Astrange, Smith of Batward, Williams of Bolleck, Williams of Henry, West, Williams of Bulleck, Williams of Henry, Navy:

Messrs. Harris, Jackson, John, Kelly, Killebrew, Langley, Meadows, Reaves, Summers, Wheeless—10.

Langley, Meadows, Reaves, Summers, waccess—10.

H. 995. To authorise the sentencing of convicted felons in Jefferson county, Alabams, where the sentence as punishment does not exceed five years to the peniteritizary or to hard labor for the county.

The bill was amended so as to include Pickens county and the bill, on motion of Mr. Knight, was tabled.

 242. To change the boundary lines of the countiss of Colhert, Franklin and Lawrence, Was read a third time at length and passed—year 56,

nays 16. Yeas:

Messrs. Speaker, Banks, Barron, Beeson, Boykin, Brooke, Brown of Conecuh, Brown of Russell, Burns, Calboun, Camp, Cole, Cook of Wilcox, Curtis, Daic, Darks, Pisanier, Fisteher, Fullon, Gilbous, Graban, Graves, Hill, Jinks, John, Kelly, Kennedy, Kyle, Liponom, Maples, Mayfield, Messor, Mongomery, Moroman, Marchan, Marghed, Messor, Mongomery, Moroman, Marchan, Moltone, Marchan, Goldman, Lindianon, Ling and Mohle, Taylor, Took, Taylor, Took, Turner, Ward, Williets, Williams of Ballock, Williams of Henry, Wood—56.

Nays: Messrs. Burks, Cook of Talladega, Deans, Ewing, Fisiding, Gains, Harris, Hearn, Jackson, Mixon, Reaves, Robbins, Savage, Smith of Butler, Summers, Wheeless—16.

H. 581. To fix the annual compensation of the judge of probate, clerk of the circuit court and sheriff of Elmore county for ex-officio services,

Was read a third time, at length, and lost-yeas 8, navs 60.

Yeas:

Messis. Graham, Hill, Jinks, McCorvey, McQueen, Robinson, Smith of Autauga, Wood—S.

Nays:
Messrs. Besson, Bellinger, Beykin, Brown of Conecul,
Brown of Russell, Barks, Galboun, Camaron, Ode,
Golan, Davis, Deans, Ella, Ewing, Felding, Francis,
Golan, Davis, Deans, Ella, Ewing, Fleding, Francis,
Gland, Davis, Deans, Ella, Ewing, Fleding, Francis,
Gland, Barks, Deans, Ella, Ewing, Fleding, Francis,
Fletcher, Forman, Fuller, Fatton, Galins, Gewin, Gibbons, Graves, Harris, Jackson, John Kennedy, Kibbons, Graves, Harris, Jackson, John Kennedy, Kibkey, Martin, Mart

H. 807. To incorporate the Autauga Manufacturing

Was read a third time at length and passed—yeas 64, nays 0. Yeas:

Messrs. Beeson, Boykin, Brooks, Brown of Russell, Burks, Burns, Cameron, Coleman, Cook of Tallagge, Cook of Wilcox, Dale, Davis, Deans, Ellis, Ewiga, Fielding, Fletcher, Foreman, Franklin, Fulton, Gains, Gowin, Gibbons, Graham, Grant, Graves, Hill, Jackson, Jinke, John, Kyle, Langley, Maple, Maridd, Meador, Mendows, Mills, Mixon, Montgomery, McGlesky, McQuen, O'Bien, Patton, Perry, Rabb, Rand, Reaves, Robbins, Robbinson, Rowe, Routon, Sanford, Scarborogh, Steress, Smith of Autagas, Smith of Butler, Smith of Greene, Summers, Taylor, Willett, Williams of Heary, Wood—64.

n. 1032. To amend section 3 of an act entitled an act to amond the caption and sections on (1) and eight (8) of an act entitled an act to prevent horses, mules, asses, cows, hogs, sheep and goats from running uncontrolled on crops in beat No. 5 and in beat No. 8, in Butler county, and to prescribe a rule of damages and rules of protection in the trial of cases under this act. anDroyved February

ary 5th, 1891; Was read a third time, at length, and passed—yeas 56, nays 2.

Yeas:

Mossrs. Speaker, Banks, Barron, Beasley, Beeson, Boykin, Brown of Conseuls, Brown of Russell, Burks, Calhoun, Camp, Cole, Fleming, Puller, Fullon, Gains, Gibbons, Graham, Grant, Gravet, Harris, Hill, Jackson, Jinks, John, Kelly, Kenmedy, Killebrew, Langity, Lipscomh, Manning, Maples, Mechanew, Longer, More, Bouton, Savages, Scarborough, Scewes, Smith of Australia, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Ward, Wheeless, Willest, Williams of Bullet, Smith Greene, Smith of Mobile, Summers, Tuck, Ward, Wheeless, Willest, Williams of Bullet, Wood-God

Messrs, Coleman and Franklin.

n. 1069. To better provide for the payment of certain

claims therein named,
Was amended, read a third time at length, and passed.

Yeas 69, nays 0. Yeas:

Messrs. Speakar, Barron, Baasley, Bellinger, Boykin, Brown of Concoub, Brown of Russell, Burks, Burus, Calhonn, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Deans, Ellis, Ewing, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Filton, Guins, Gibbons, Graham, Grane, Graves, Harris, Jackson, Jinka, John, Kelly, Kennedy, Kylé, Langley, Lipscomb, Maples, Mastin, Masdor, Moadows, Mahan, Mixon, Montgomery, Moore, McCorrey, Ferry, Rabb, Raud, Reaves, Rosch, Robbins, Robinson, Rogers, Rowe, Routon, Savage, Scarborough, Screws, Sale, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Wheelese, Williams of Henry, Wood—49.

n. 679. For the relief of justices of the peace, notaries public exercising the same jurisdiction and the same powers of justices of the peace and constables of Greene county, Alabama.

Was amended, read a third time at length and passed —yeas 52, nays 4. Yeas:

Messrx. Spraker, Beasley, Beeson, Bellinger, Brooks, Fowrn of Gonceth, Brown Russall, Burke, Burns, Caneron, Cole, Coleman, Cook of Talladega, Deans, Ellas, Fidding, Flening, Fletcher, Fuller, Fullon, Gains, Gewin, Gibbons, Graham, Grant, Graves, Jinks, John, Langley, Lipsensh, Madowa, McQueen, Ott, Raad, Roseh, Robines, Rohlmon, Rogers, Rowe, Rotton, Ser-Mokals, Summeers, Talyie, Tusk, Ward, Wheeless, Willats, Williams of Bullock, Williams of Henry—52. Navs:

Messrs. Boykin, Kyls, Smith of Autauga and Wood. H. 722. For the relief of James Coyles Bullock and to change the nams of said James Coyles Bullock to

James Coyles Barry,
Was read a third time, at length, and passed—yeas 64,
navs 0.

nays ∪. Yeas:

Measrs. Spenker, Bauks, Barron, Beasley, Bellinger, Boykin, Bowon of Consenth, Brown of Russell, Calhoun, Cols, Ellis, Fileding, Fleming, Forman, Franklin, Fulror, Fullon, Gains, Gibbans, Graham, Grant, Harris, Jinks, John, Kelly, Kennedy, Kanghi, Kyie, Longley, Monigomery, Morey, McClundy, Wqueno, Ott. Pattern, Frowal, Rabb, Rand, Rawas, Rosein, Robbins, Robinpos, Rove, Botton, Swape, Scarbourgh, Smith of Massaggs, Smith of Bulley, Bullet of New York, State States of the Control of the Control of New York (New York), Williams of Bullock, Williams of Henry—64.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has adopted a joint resolution, herewith

Requiring the committee on joint rules of each house to meet and prepare a joint resolution with reference to the disposition of senate and house bills now on the calendar of the house and senate.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The house concurred in the resolution referred to in the above senate message.

REPORT OF JOINT BULKS COMMITTEE.

The joint committee on rules, reported as follows: That the sessions devoted to the consideration of local bills be continued as at present, either house or senate bills being permitted to be called up.

That the regular sessions of the senate and the house, beginning with Saturday next be devoted to the consideration of bills originating in the several bodies, this to continue up to and including the Tuesday following. And the report of the committee was concurred in.

STREET, PROPERTY BENATE.

Mr. Sneaker:

The senate has concurred in the report of the joint committee on rules with reference to the disposition of the bille on the calendars of the two houses.

W. L. CLAY. Secretary.

REPORT OF CONFERENCE COMMITTEE.

Mr. Speaker:

Your committee to whom was referred the disagreement of the two houses on

H. 103. To amend an act to incorporate the Alabama Baptist Colored Normal and Theological School, and all amendments thereto.

Have had the same under consideration and beg to re-

port as follows:

We recommend that the senate recode from that part of the first amandment which reads: Amond hy inserting "colored" in the title of the bill hefore the words "Alsbama Baptist," and that the house concur in the balance of the first amendment:

And that the house do concur in the second senate

amendment.

KNIGHT, Dale, Brown,

Committee on part of the house.

PORTER, NOLEN.

Nolen, Committee on part of senate.

And the house concurred in the report of the conference committee. Yeas 55, nays 0.

Yeas:

Meser. Speaker, Baaks, Barron, Beasley, Resean, Bellinger, Boykin, Brown of Russell, Burns, Calhoun, Cole, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Frankin, Fuller, Fullon, Gibbone, Graves, Jinks, John, Kelly, Kennedy, Knight, Kyle, Langley, Meadows, Mahan, Mills, Mizon, Moore, Mequeen, Ott, Rabb, Rand, Rosch, Robbins, Rohinson, Rogers, Kowe, Ronto, Savage, Smith of Austage, Smith of Butler, Smith of Greene, Smith of Mobils, Summers, Taylor, Tuck, Ward, Wheeless, Williams of Builoc—55.

MERSAGE FROM THE SENATE.

Mr. Speaker:
The senate has adopted a joint resolution herewith

sent,

Requesting the presiding officers of the two houses tocrase their signatures from the house bills 478 and 518,
respectively, for amendment.

And has amended as therein shown, and, as amended, has passed the house bills,

H. 479. To incorporate the city of Ozark, in the county of Dale:

H. 250. To create a separate school district in the city of Jasper, Alabama, to define the boundaries thereof, and

provide the maintainance of schools therein; And has concurred in the house amendment to the

senate bills:

a 237. To authorize and require the commissioners court of Sumter - county to set apart and appropriate money from the general fund of said county with which to pay and discharge certificates of state witnesses, issued by the foreman of the grand jury and by the clerk of the circuit court and county court of said county, and officers' fees, which by law become a good claim against the fine and forfeiture fund of said county, after the approval of this act, and to regulate the manner of said paymants; also, for the re-registration of outstanding valid claums agains the fine and forfeiture fund of said county and to regulate the payment of the same;

s. 168 To authorize the county superintendent of Lamar, Fayette and Walker counties, each for itself, to call a special school board of education to select a uniform series of standard school books to be used in the public schools of Lamar, Fayette and Walker counties, Alabama.

And the senate has originated and passed following bills:

s, 337. To provide for the appointment of solicitors pro-tempore in circuit courts and courts of like jurisdiction, and to provide for the payment of such temporary solicitors;

s. 336. For the relief of R. S. McWhorter, late tax collector of Lowndes county;

a, 875. To incorporate the board of lady managers of the Hospital of United Charities, in Birmingham, Alahama:

a, 376. To confer additional powers on the mayor and aldermen of Birmingham;

s. 378. To regulate the sale of real estate for unpaid municipal taxes and assessments in the city of Birmingham:

s. 386. To authorize the formation of a brigade of the

Alabama stats troops and to provide for the appointment of the officers thereof:

s. 387. To authorize an officer elected to the sams office in another organization to accept such office without losing his rank:

s. 388. To amend section 188 of the code; s. 397. To fix the salary of the state auditor;

s. 387. To mx the salary of the state audit s. 389. To amend section 184 of the code; s. 382. To amend section 191 of the code;

s. 358. To amend sections 3 and 9 of an act to enlarge and amend a charter under an act approved January 26, 1891, establishing a charter for the town of Woodlawn, in Jefferson county, Alabama;

s. 385. To provide for filling vacancies in the elective

offices of the Alabama State troops; s. 389. To amend section 171 of the cods;

s. 381. To amend section 185 of the code; e. 384. To amend section 174 of the code.

b. 384. To amend section 174 of the code. W. L. CLAY, Secretary.

CENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once, and referred to the committees, as follows:

llows: To the judiciary, s. 337:

To corporations, s. 376, 358, 375, 378; To the military, s. 387, 389, 388, 386, 381, 382, 383, 384, 385;

54, 350 ; To appropriations, s. 336, 397.

And the house concurred in the resolution requesting erasure of signature from house bills 478 and 518.

And the house concurred in the senate amendments to 1. 479 To incorporate the city of Ozark in the county of Dale.

Yeas 63, nays 0.

Ysas:

Messrs. Speaker, Barron, Beasley, Brooks, Brown ot Conecult, Brown of Russell, Burks, Burne, Cameron, Cole, Curtis, Ellis, Ewing, Fielding, Flemling, Forman, Frauklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Harris, Jinks, John, Kelly, Kenoedy, Knight, Kyle, Langley, Lipscomb, Maples, Mayfels, Masdows, Manna, Mills, Mixon, Mongomery, McCorvey, McQueen, Rabb, Rand, Rogeh, Robbins, Robinson, Santa of Study, Santa of Study, Santa of Study, Joy, Tuok, Turner, Ward, Wheeless, Willate, Williams of Bullock, Williams of Henry—Su

Also to
H. 250. To create a separate school district in the city
of Jasper, Alabama, to define the boundaries thereof and
provide for the maintenance of schools therein,

Yeas 56, nays 0.

Yess: Mesers, Speaker, Barron, Besaley, Beeson, Brown of Coupenh, Brown of Russell, Calbonn, Cameron of Coupenh, Brown of Russell, Calbonn, Cameron, Forman, Franklin, Fuller, Putcon, Galas, Gibbons, Graban, Graves, Harris, Jinke, John, Kelly, Kennedy, Yele, Langley, Lipscomb, Magles, Meadows, Milla, Mixon, McLaeen, Okash, Robert, Robinson, McLaeen, Okash, Robert, Robinson, McLaeen, Okash, Robert, Robinson, Alasagas, Smith of Batler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turnar, Ward, Willest, Williams of Bluck, Williams of Heary—66.

And the house adjourned till to morrow morning at 10 o'clock.

FORTY-FIRST DAY.

House of Representatives.

February 6, 1895.

The house met pursuant to adjournment. Prayer by Rev. Mr. Dannelly, of the city. A quorum was present.

REVISION OF JOURNAL

The committee on revision of journal reported the journal of yesterday correct.

LEAVE OF ASSENCE.

Was granted to Mesers, Jackson, Patton, Prowell and Grant for one day; and to Page Jack Turner for one day.

RESOLUTIONS

Were offered as follows:

By Mr. John-

Resolved, That the committee on ways and means be instructed to report to the house the hill to amend the revenue laws of Alabama with such amendments as the committee has agreed upon and that the committee have the privilege of reporting such other amendments as it deems wise at any time before the hill is ordered to a third reading:

(2) That said bill be made a continuing special order for the afternoon session of the house.

By Mr. Boykin-Resolved. That house hill 774 be made special order for

tommorrow 11 o'clock a. m. All of which were referred to the committee on rules.

INTRODUCTION OF BILLS.

On a call of the counties hills were introduced, severally read one time and referred to appropriate committees as follows:

By Mr. Beasley-

H. 1188. To regulate payments of the fine and forfeiture fund of Covington county by requiring payments in the numerical order of its registry, and after sixty days notice to bar claims not presented to the amount of one hundred and thirty five dollars of the claims first in numerical order not presented.

Local legislation;

By Mr. Screws, with notice and proof,

H. 1189. For the relief of A. J. Hall, of Montgomery county,

Local legislation :

By Mr. Taylor, with notice and proof. H. 1190. For the relief of A. E. J. Tolleson of Cle-

burne county, authorizing him to peddle in said county free of license.

Ways and means;

By Mr. Meador-

n. 1191. A supplement to an act to provide for the regulation and incorporation of insurance companies, Banking and insurance:

By Mr. Taylor-

n. 1192. To authorize the mayor and council of Hedin, to presertibe the manner of publishing the ordinances of said town, to fix the compensation for publishing them, and to regulate the license on pool and billiard tables and mercantile business,

BILLS ON SECOND READING.

The chairmen of the several committees, reported favorably on the following bills:

n. 31. To regulate the sale ofgoods, wares, merchanise and other personal property advertised as bankrupt, insolvent, insurunce, assignee, trustee, testator, executor, administrator, receiver, auction, syndicator, relivorate or other wreck, wholesale or manufacturers or closing out sails, or goods damaged by anote, fire, water or town such vanders in the counties of Mobile, Jefferson and Tusadaoses.

n. 861. To appropriate money to reimburse certain insurance companies, for amounts illegally paid by their insurance companies, for amounts illegally paid by their into the state treasury, under an act approved February 18, 1793, ontitled an act to require all corporations to pay a fee or license for the use of the state, before commencing business in this state:

H. 750. To regulate the fine and forfeiture fund of

Butler county and the disposal of moneys arising from fines, forfeitures, and convict labor in said county;

s. 376. To confer additional powers on the mayor and aldermen of Birmingham;

H. 850. Te establish a separate school district in Etowah county, Alahama, to be known as Aurora school district, and to define the boundaries thereof;

H. 914. To exempt practicing dentists from jury duty in all the counties in Alabama;

H. 997. To amend an act entitled an act to amend sub-division 18 of section 137 of the code of 1886, approved February, 1891;

H. 1100. To amend an act entitled au act to establish the Hampton school district in Madison county, ap-

proved February 15, 1893;

H. 1125. To authorize and empower the faculty of the Northeast Alabama Agricultural School and Experiment Station at Albertville to grant certificates of proficiency and diploma, and confer college degrees on the graduates of said institution,

With amendment) : н. 1127. To establish the Ragland school district in

St. Clair county :

H. 1164. To create the 14th judicial circuit, to confer equity jurisdiction in the courts to be beld in said circuit and to fix the time for holding the courts therein and to provide for the appointment and election of a judge and a solicitor for said circuit and to fix the salary of such judge and solicitor, and prescribe the manner in which the same shall be paid,

(With amendment):

H. 1186. To provide a remedy by mandamus to compel a transfer of stock in private corporations, and the issuance of new stock in lieu of such stock so transferred:

a. 80. To amend section 4 of an act entitled an act to establish a branch Agricultural Experiment Station and Agricultural School in southwest Alabama, approved

February 21, 1893;

s. 285. Relative to bonds, undertakings, recognizances, guarantees, and other obligations required or permitted to be made, given, tendered or filed with surety or sureties, and to the acceptance as surety or guarantor thereupon, of companies qualified to act as such,

(With amendments.) s. 304. Relating to the killing of stock by railroads

in this state : s. 874. To establish Big Springs school district in

Madison county: H. 1027. To provide for a state exhibit at the Cotton States and International Exposition to be held in Atlan-

ta September 18, to December 31, 1895; H. 1165. To instruct the auditor of the state of Alabama, to draw his warrant on the state treasurer for the amount due the late James Taylor Jones as salary as judge of the first judicial circuit up to the time of his death, in favor of Virginia M. Jones, relict of the said Judge Jones;

u. 1097. To create the office of auditor of Jefferson county, and to provide for the selection of the auditor

and to prescribe his powers and duties ;

H. 1107. To smend an act entitled an act to prevent stock from running of large in Cherokee county, to authorize elections thereon, and to provide for building and maintaining fence and gates, approved February 16, 1891:

и. 1163. To authorize the town council of Tuskegee

to issue bonds:

ii. 1171. To authorize the county treasursr of Lamar county to register against the fine and forfeiture fund of said county a claim of L. S. Metcalf, ex-sheriff for fees due him for services in county court of said county;

H. 1174. To amend and confirm the charter of the State Abstract Company of Montgomery county, Alabama, a corporation under the laws of said state, and to

authorize a reduction of its capital stock :

H 1175. To authorize the probate judge and county commissioners of Randolph county to lay off beat No. 3. and beat No. 6 and all that part of township 18, of range 10. that lies west of Big Tallapoosa river, into stock law districts, and to authorize elections thereon to prohibit stock from running at large in said districts :

s. 333. To authorize the city of Mobile to build or otherwise acquire a evetem of water works, and operate

the same: 222. To amend section 3878 (4414) of the code, so

far as the same relates to the county of Cherokee : s. 349 To prohibit stock from running at large on

lands owned by T. II. Bradford, in Marengo county : H. 1095. To prevent stock from running at large from the first day of March to the 15th day of November

In each and every year in certain portions or territory of precinct No. 4, in Itale county, Alabama, The above and foregoing bills were severally read a

second time and placed on the calendar.

n. 265 was taken from adverse report and re-committed to the committee on education.

BILLS ON THIRD READING,

The bouse resumed consideration of

ii. 462. To provide for holding circuit and chancery courts, when the judges or chancellors thereof fail to attend regular terms, by a supernumerary judge, and to prescribe bls powers, duties and pay;

The vote by which the bill was ordered to a third reading was recunsidered, and the bill was smeaded by striking out wherever it occurs in the bill the word "supernumerary," and inserting in lieu thereof the word

And the bill was read a third time at length and passed—yeas 43, news 32.

Yeas:

Messrs. Speakar, Barron, Boykin, Brooks, Burns, Calboun, Cameron, Cook of Wilcox, Curtiss, Dale, Ellis, Fleming, Fletcher, Fulton, Gibbons, Grabam, Haarn, Jinks, John, Kyle, Lipsomb, Maples, Mayfeidd, Meadows, Mahan, Mongomerry, Moore, McClusky, McQueen, O'Brien, Rabb, Rand, Roach, Robinson, Rogors, Rowe, Searborough, Smith of Austiage, Smith of Mabilis, Award, Williams of Bullock, Wooli—53.

NAYS:
Messrs, Banks, Beasley, Beeson, Bellinger, Brown of
Conecub, Brown of Russell, Burks, Cole, Coleman, Cook
of Talladega, Davis, Ewing, Fielding, Forman, Franklin, Fuller, Gains, Gewin, Graves, Hill, Kennedy, KilJebrew, Knight, Langley, Meador, Mixon, Ot., Robbins,
Routon, Smith of Greene, Taylor, Wheeless—32.

n. 1087. To prescribe the duties of circuit judges and solicitors in interchanging and holding special torse of court for each other and to authorize the governor to direct and require a special or adjourned term of any circuit or city court to be held whenever in his judgment the public good requires it;

The amendment offered by the committee was adopted and the bill was read a third time at longth and passed —yeas 48, nays 9.

Yeas :

Mesers. Banks, Beesen, Boykin, Burns, Calhoun, Cook of Wilcox, Curtis, Dale, Fleming, Fletcher, Fulton, Gewin, Gibbons, Graham, John, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Maples, Mayfield, Mesdor, Mesdows, Mahan, Moore, McCliusky, McCorvey, Mc-Queen, O'Brien, Rabh, Rand, Roach, Robinson, Rowe, Routon, Scarborough, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Ward, Williams of Bullock, Williams of Henry, Wood

-48. Nava:

Messrs Brown of Conecuh, Burks, Cole, Coleman, Davis, Deans, Fuller, Graves, Wheeless-9.

H. 275. To provide for service of summons upon re-

Was read a third time at length and passed—yeas 63, nava 6.

Yeas:

Messer, Spaaker, Barron, Bensley, Beeron, Boykin, Brooks, Brown of Genesch, Brown of Russell, Calhoun, Cameron, Camp, Curis, Dule, Davis, Ewing, Fielding, Fletcher, Ford, Forman, Frankin, Tuller, Fullon, Gilberts, Forder, Forder, Frankin, Frankin, Fuller, Gilbon, Gilberts, Gi

H. 35s. To provide for the transfer of cases or suits pending in inferior court of record of this state when the act creating such court has been repealed,

Was read a third time at length and passed—yeas 63,

nays 0. Yeas:

Massrs. Speaker, Banks, Bensley, Besson, Boykin, Books, Brown of Conseul, Brown of Russell, Burns, Calboun, Cole, Cook of Tallakega, Cook of Wilcox, Days, Deans, Swing, Fleenber, Ford, Forman, Farallin, Fuller, Fulton, Gewin, Gibbons, Graham, Harris, Kennedy, Killeberew, Kyle, Langley, Lipscomb, Maples, Meador, Masdows, Mills, McClusky, McCorrey, Megen, O'Brien, Ott, Patton, Perry, Rabb, Rand, Russell, Robbins, Robinson, Rogers, Rowe, Saaford, Searboom, Markey, Anderson, Complex, Markey, Complex, C

Greene, Smith of Summers, Mobile, Taylor, Tuck, Wheeless, Williams of Bullock, Williams of Henry, Wood—63.

n. 365. To authorize suits to be brought againt re-

Was read a third time, at length, and passed veas 55, navs 9.

Yeas oo, nave

Messrs, Speaker, Barron, Sesson, Bellinger, Boykin, Brooks, Brown of Russell, Burks, Burns, Calboun, Cole, Cook of Talladegs, Cook of Wilsox, Dale, Davis, Fielding, Fletcher, Ford, Forman, Franklin, Fuller, Gewin, Gibbons, Graham, Grant, Graves, Külberew, Langley, Micron, Morgon, Marcon, Marcon, Marcon, Marcon, Marcon, Marcon, Marcon, Marcon, Marcon, Charles, Calbon, Charles, Calbon, Cal

R. 372. To amend section 2984 of the code of Alabama, Was read a third time, at length, and passed—yeas 52,.

nays 0.

Yeas: Beilinger, Boykin, Brooks, Brown of Rassall, Messchalbern, Goods of Talledge, Oratic, Dale, Davis, Beiling, Gode of Talledge, Oratic, Dale, Davis, Ellis, Folding, Fischer, Ford, Forman, Fuller, Fullow, Gains, Gewin, Gibbons, Graban, Hearn, Junk; Ellisbrew, Knight, Krje, Langley, Lipscomb, Maples, Massin, Mayfield, Macdoon, Mahan, Mixon, McQiesen, Ott, Robbins, Robinson, Roblett, Nixon, McQiesen, Ott, Robbins, Robinson, Robert, Smith of Greens Smith of Modle, Taylor, Tuck, Turner, Ward, Wheeless, Whitten, Willett, Williams of Bullock, Williams of Henry—52.

H. 402. To repeal sections 1,3 and 4 of an act entitled an act "to provide for and regulate, the fins and forfeture fund in the counties of Monroe, Macon, Washington, Jefferson and Randolph," so far as said sections 1, 2 and 4 relate to Washington county.

2 and 4 relate to Washington county, Was read a third time, at length, and passed—yeas

62, nays 0. Yeas:

Messrs. Banks, Barron, Beasley, Beeson, Bellinger,

Boykin, Brooka, Brown of Conceth, Brown of Rasseil, Burns, Cook of Wilcox, Dale, Davis, Ellis, Fritding, Fletchir, Ford, Forman, Frauklin, Fuller, Fullon, Glats, Gewin, Gibboas, Grathan, Geres, John, Kunzed, Killehrew, Knight, Kyfe, Langtey, Lipsonni, Kunzed, Killehrew, Knight, Kyfe, Langtey, Lipsonni, Montgomery, Moorno, McClauci, McGorvo, McQacin, Rogers, Rowe, Routon, Sanford, Scarborough, Seale, Smith of Autauga, Smith of Paluer, Smith of Seales, Smith of Autauga, Smith of Paluer, Wood—Weed, Williams of Bullock, Williams of Henry, Wood—Weed, Williams of Bullock, Williams of Henry, Wood—Weed, Williams of Bullock, Williams of Henry, Wood—Weed, Williams of

H. 222. To provide a lien for propriotors or keepers of hotels and boarding honses, and to repeal an act entitled "an act for the protection of landlords, proprietors or keepers of hotels and boarding houses," approved February 21st, 1893.

And on motion of Mr. John, the bill was informally passed over, without further consideration.

н. 318. To amend section 3054 (3465) of the code of Alabama of 1886, Was read a third time, at length, and passed—veas

52, nays 0. Yeas:

Masses. Barron, Beeson, Bellinger, Brown & Russell, Calhoun, Cameron, Goleman, Curis, Dale, Davis, Fleming, Flotcher, Ford, Forman, Franklin, Fuller, Gibbors, Graves, Harris, John, Kannedy, Killebrew, Knight, Kyle, Langler, Lipscomb, Maples, Mastin, Moadors, Milk, Mixon, McCluster, Meadows, Milk, Mixon, McCluster, Seatheru, Rosch, Robbins, Ropers, Bort, Fouton, Sanford, Seatherunghe, Smith of Mobile, Taylor, Tuck, Tucky, Wardensey, Williams of Bullock, Williams of Henry, Wood—52.

H. 380. To make appropriation to pay a certain reward for absconding felons earned during the fiscal year 1893,

Was read a third time, at longth, and passed—yeas 47, nays 4. Yeas:

Messrs. Speaker, Barron, Bsasley, Boeson, Brooks, Brown of Conecuh, Brown of Russall, Calhoun, Cameron, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Fielding, Fleming, Fleether, Forman, Franklin, Fulton, Gibbons, Grares, Jinks, John, Knight, Kyle, Langley, Lipscomb, Maples, Mesdows, Mahan, Mixon, Montgomery, Moore, O'Brien, Reaves, Rosch, Robbins, Robinson, Rogers, Routon, Soale, Smith of threat Smith of Mobile, Ward, Williams of Henry, Wood—47.

Messrs. Boykin, Burks, Cole, Coleman-4.

x. 424. To amend section 18 of the regulations of the harbor of Mobile, published and promulgated pursuant to the act to provide for the publication and distribution of the code of Alabama, approved February 21, 1887.

Was, on motion of Mr. Robinson, indefinitely post-

E. 308. To secure prompt payment of wages to laborers, mechanics or other wage-earners employed in mining and mannfacturing, Was amended, read a third time at length and passed

was amended, read a third time at length and passes —veas 78, nays 2.

Yeas: Messrs. Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecub, Burks, Burns, Calhoun, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Graves, Harris, Hearn, Jackson, Jinks, John, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Mahan, Mills, Mixon, Moutgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Rabb, Rand, Roach, Robinson, Rogers, Rowe, Routon, Savage, Screws, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Williams of Bullock, Williams of Henry, Wood-78. Navs:

Messrs, Speaker, Brown of Russell-2.

H. 10. To regulate the landing of goods by steamboats, vessels and other water craft, Was read a third time at length and passed—yeas 59,

nays 0.

Yeas: Messrs. Banks, Beasley, Beeson, Bellinger, Brooks, Burne, Calhoun, Cameron, Coleman, Cook of Talladega, Dale, Davis, Ellia, Fung, Fieldung, Fleming, Fleedeng, Tood, Forman, Franklin, Failer, Fulton, Gains, Gewin, Cord, Forman, Franklin, Failer, Fulton, Gains, Gewin, Kamondy, Killeiner, Lee, Harris, Hawm, Jinke, John, Kamondy, Killeiner, Lee, Harris, Hawm, Jinke, John, Kamondy, Killeiner, Maddien, John Langley, Lajpsomb, Majlos, Meador, Maddien, John Langley, Lajpsomb, Rawse, Roach, Robinson, Rove, Routon, Smith of Alexangs, Smith of Buller, Smith of Greene, Taylor, Key, Ward, Wheeless, Willeam of Bullock, Williams of Henry, Wood-Information of Henry, Wood-Information, Langles, Langles

n. 391. To prohibit the selling, bartering, exchanging or giving away of spirituous, vinous or mult liquors, intoxloshing bitters or beverages, in best eight and beat eighteen. Elmore county. Alabama

Was read a third time, at length, and passed—yeas

65, nays 2.

Yuais: Batha, Barron, Bessley, Besson, Bellinger, Messen Boths, Barron Caffeld, Barris, Barron Calledon, Barris, Barron Calledon, Barris, Barron Calledon, Gole, Coleman, Post Golding, Familia, Fischer, Fernan, Franklin, Faller, Fulton, Gewin, Gibbons, Gole, Coleman, Pasklin, Fuller, Fulton, Gewin, Gibbons, Graham, Grand, Graves, Harris, Haurn, John, Knight, Graham, Grand, Graves, Harris, Haurn, John, Knight, Gondon, Walcore, Otti, Rabb, Reaves, Roach, Robbins, Golding, Wood, Charles, Sandth of Models, Sannaser, Sandth of Greene, Smith of Models, Summer, George, Rowe, Bouton, Sarchorough, Saale, Smith of Autsung, Smith of Greene, Smith of Models, Summer, George, Robert States, Charles, William of Glaries, Williams of Bail-Cok, Williams of Harry, Wood—George, Williams of Bail-Cok, Williams of Harry, Wood—George Rener States and Charles, Williams of Bail-Cok, Williams of Harry, Wood—George Rener States and Charles and C

Nays: Messrs. Brown of Russell, Cameron—2.

MESSAGE FROM THE SENATE,

Mr. Speaker:

The senate has amended as therein shown, and as amended, has passed the following house bills:

n. 917. To create the town of Greensboro, Alabams, a separate school district, to incorporate the same, and define its powers and duties, and to provide for the maintenance and management of the public schools of eaid district.

н. 314. To amend an act entitled an act to regulate the mode of selecting, drawing and empanneling grand and petit jurors for the county of Mobile, approved February 20th, 1883, and to amend section three of an act entitled an act to amend sections six, eight, ten. aleven and thirteen of an act entitled an act to regulatethe mode of selecting, drawing and empanneling grand and petit jurors for the county of Mobile, approved February 20th, 1883;

H. 292. To appropriate the sum of two hundred and thirty-nine and 22-100 (\$239.22) dollars to pay the expenses of the supreme court judges and of the witnesses. for the state in the impeachment proceedings against

Jno. B. Tally:

H. 576. To levy a tax, state and county, on all peddlers of road carts, sewing machines, cooking stoves, watches,. bed quilts, clocks, and balmorals in the counties of Wilcox, Hale, Dallas, Macon, Calhoun, Chambers, Marengo, Sumter, Choctaw, Lowndes, Talladega, Barbour, Elmore. Coosa, Tallapoosa, Clarke and Madison;

- w. 763. To incorporate North Alabama College, at Fort Payne, DeKalb county, Alabama;

H. 530. For the preservation of game in Madison county. And has passed the following house bills ;

H. 449. For relief of the sureties of R. A. Tompkins, late tax collector of Franklin county;

H. 577. To establish a separate school district to bo known as the Anton school district, in Winston county, Alabama;

To confirm the charter of the Besssmer н. 187. Building and Loan Association, to provide for the increase of the capital stock, to authorize it to sell surplus money at private sale, to invest unsold money, to buy, cell, lease, or otherwise dispose of real estate, to ersct huildings, or improvements, to berrow money and to provide for the increase of the capital stock, and to extend the time within which said association shall conunue to exist, as a corporation :

u. 1029. To fix the time when the officers of Phenix City, Alabama, elected hereafter shall qualify and enter

upon the duties of the office;

H. 122. To amend an set to establish the criminal. court of Jefferson county, approved February 18, 1889; w. 123. To amend sections four (4) and ten (10) of

an act to amend an act to expedite the trial of capital cases in Jefferson county, approved February 11th, 1891:

H. 242. To amend section 3089 of the code so far as the same relates to Perry county; H. 289. To regulate proceedings in garnishment cases

in Jefferson county, Alabama; R. 336. To provide a clerk for the county court of

H. 336. To provide a clerk for the county court of Clarke county, and to regulate his fees;

n. 338. To repeal an act entitled an act in relation to trials for misdemanners in Tuskaloses and other counties therain named, approved March 19, 1875, so far as the same applies to Clarke county, and to provide or the disposition of certain cases now pending in the country court of Clarke county;

M. 409. To repeal an act entitled an act to amend an act to more effectually provide for the payment of grand and petit jurces in the county of Washington, approved February 19th, 1875, and to repeal an act entitled an act to more affactually provide for the payment of grand and petit jurces of the county of Washington;

н. 773. For the relief of S. W. Chadwick, register of Hale county, for services randared;

H. 804. To further provide for and regulate the trial of misdemeanors in Washington county:

H. 384. To better prevent the commission of trespass upon lands in Wilcox county, Alahama;

upon lands in Wilcox county, Alahama;
n. 401. To provide for the county treasurer kaaping
a sufficient fund to pay grand and petit jurors and
members of the court of county commissioners, and
county stationery bills, in Washington county.

H. 629. To repeal an act entitled an act to provide for the compensation of the superintendent of the county poor-house in Limestone county, Alabama, approved February 23rd, 1893;

H. 746. For relief of S. W. McDowell;

H. 354. To refund to Mrs. N. E. Young one hundred and 354. To refund to Mrs. N. E. Young one hundred by her for the purchase of certain lands which had been bid in by the acats for saxes, but which were erronaously so sold and bid in:

H. 264. To incorporate the intendant and trustees of Hatchet Creek camp ground and preserve order at said

camp ground;

H. 433. To authorize the city council of Selma to issue bonds and borrow money for the purpose of providing and maintaining a system of water works in Selma.

W. L. CLAY. Secretary.

SENATE MESSAGE.

The house concurred in the senate amendments to R. 917. To create the town of Greensboro, Alabama, a separate school district, to incorporate the same and define its powers and duties, and to provide for the maintenance and management of the public schools of said district.

Yeas 60, unys 0. Yeas:

Messrs. Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhonn, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Deans, Ellis, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Grabam, Grant, Graves, Jackson, Jinks, John, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Mayfield, Meador, Meadows, Mahan, Mixon, Moore, McCorvey, McQueen, Ott, Reaves, Rowe, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Summers, Ward, Wheeless, Willett, Williams of Henry. Wood-60. Also to

H. 314. To amend an act entitled an act to regulate the mode of selecting, drawing and empanneling grand and netit jurors for the county of Mobile, approved Fobruary 20th, 1883, and to amend section three of an act entitled an act to amend sections eix, eight, ten, eleven and thirteen of an act entitled "an act to regulate the mode of selecting, drawing and empanneling grand and petit jurors for the county of Mobile." approved February 20, 1883. Yeas 63, nays 0.

Yeas: Messrs. Banks, Barron, Beasley, Beeson, Boykin,

Brooks, Brown of Conecult, Brown of Russell, Burks,

Calhoun, Camp, Cofe, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ellis, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Gains, Gewin, Gibbone, Grabam, Grant, Jinke, John, Kennedy, Killebrew, Knight, Langley, Lipecomb, Manning, Maples, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, McCorvey, McQueen, O'Brien, Ott, Perry, Robbins, Robinson, Rogers, Rowe, Sanford, Scarborough, Screws, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Tuck, Ward, Wheeless, Willett, Williams of Henry, Wood-63.

Also to

H. 292. To appropriate the sum of two hundred and thirty-nine and 22-100 (\$239.22) dollars to pay the expenses of the supreme court judges and of the witnesses for the state in the impeachment proceedings against Jno. B. Tally.

Yeas 42, nays 10.

Yeas: Messrs, Speaker, Besson, Boykin, Brown of Coneculi, Brown of Russell, Burns, Calboun, Camp, Cook of Wilcox, Dale, Davis, Fleming, Fletcher, Gibbons, Graves, Jinks, Killebrew, Maples, Meador, Meadows, Mills, Mixon, Montgomery, Moore, McCorvey, McQueen, O'Brien, Roach, Rogers, Rowe, Routon, Sanford, Scale, Smith of Autanga, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Williams of Bullock, Williams of Henry, Wood-42.

Navs:

Mesers, Banks, Burks, Franklin, Gaine, Hearn, Kennedy, Kyle, Mahan, Ott, Smith of Greene-10. Also to R. 763. To incorporate North Alabama College, at

Fort Payne, DeKalb county, Alabams.

Yeas 54, naye 0. Yeas:

Messrs. Beeson, Boykin, Brooks, Brown of Conecub, Brown of Russell, Burke, Calbonn, Cameron, Curtis, Dale, Ellis, Ewing, Fielding, Floming, Fletcher, Forman, Franklin, Fuller, Fulton, Gibbons, Graves, John, Kennedy, Killebrew, Knight, Langley, Lipscomb, Mastin, Mayfield, Meador, Meadows, Mills, Mixon, Montgomery, McCorvey, McQueen, O'Brien, Reaves, Roach, Rowe, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turoer, Ward, Wheeless, Willett, Williams of Bullock, Williams of Henry, Wood-54.

And the house non-concurred in the senate amendment to house bill 576, and asked a committee of conference thereon.

ference thereon.

House committee: Messrs. Dale, Boykin and Hesrn.

And the house non-concurred in the senate amend-

And the house non-concurred in the senate amendment to house bill 530, and asked a committee of conference thereon.

House committee: Messrs. Rowe, Ott and Mayfield.

REPORT OF COMMITTEE ON ENROSEED SILLS,

Mr. Speaker:

The committee on enrolled bills report the following bills correctly enrolled: H. 42. To incorporate the Independent Brothers of

Love; H. 235. To amend section 2 of an act entitled an act

to authorize corporations organized under the generalincorporation laws of the state or which have been chartered by an act of the general assembly prior to the enactment of the general incorporation laws of this state of 1867 to alter and amend their charters, approved December 12. 1888:

и. 322. To provide for the election of a county superintendent of education of Sumter county;

H. 751. To provide for the time of taking up the oriminal dockets in the counties of Bullock, Dalo and Lee;

H. 709. To amend sections one and two of an act to establish partial stock law discricts in Talladega country approved February 21, 1887, and all acts amendatory of said sections of said act.

J. H. MONTGOMERY.

J. H. Montgomery, Chairman.

SIGNING OF WHILE

The speaker of the bouse in the presence of the house immediately after their titles had been publicly read by the clerk, signed the hills whose titles are set out in the roregoing report of committee on enrolled hills. H. 327. To prohibit the sale, giving away, or otherwise disposing of vincua, malt, or spirituous liquors, within four (4) miles of Calvert chapel, in Washington county, Alabama.

The bill was amended so as to read "two" miles in-

stoad of "four" miles of said Calvert chanel.

stoad of "four" miles of said toward charge, in Colbert county; a miles St. John's Baptist Church, in Pike county; or within 3 miles of Friendship M. E. Church, in Pike county; or in 5 miles M. E. Church, in Pike county; or in 5 miles M. E. Church South, in Citron-sile. Alabama.

Mr. Knight moved to amend so as to include the entire

state.

Mr. John moved to table Mr. Knight's motion, and
Mr. John's motion earried.

And the further consideration of the bill was postponed till the return of its author, Mr. Turner, to the hall of the house.

And the house recessed till 3 o'clock this afternoon.

AFTERNOON SESSION.

BILLS ON THIRD READING.

H. 371. To amond an act entitled an act to provide for the election of county superintendents of education, approved February 13th, 1889.
Mr. Hearn offered an amendment to strike from the

proviso of the bill the county of Choctaw.

Carried.

Mr. Knight moved to reconsider the vote by which

Mr. Hearn's amendment was adopted.

Mr. Hearn's amendment was adopted.
Mr. Hearn moved to table Mr. Knight's motion, which
was carried.

Mr. Kyle offered an amendment excepting from the proviso of the bill the counties of Morgan, Chambers and Marion, and the hill as amended,

Was read a third time, at langth, and passed-yeas 52, mays 15.

Messrs. Speaker, Beasley, Beeson, Bellinger, Brown

of Conceuls, Brown of Rassell, Burks, Barrs, Calhoun, Cole, Coleman, Cook of Wilcox, Peans, Ellis, Ewing, Flüdding, Flenting, Forman, Franklin, Futton, Gains, Gwin, Grahsen, Harris, Hearn, Hill, Jinks, John, Kriight, Langley, Lipscomh, Maples, Mesdows, Mahan, Micon, McQueno, O'Brien, Rabb, Rand, Reaves, Roach, Micon, McQueno, O'Brien, Rabb, Rand, Reaves, Roach, Bartis, Stath of Mobile, Sulfand, Edwin, Stath of Mobile, Stath of Austrage, Smith of Buller, Seat, Tulk, Wheelers, Willett, Williams of Bullock, Sci.

Navs:

Messrs. Boykin, Cameron, Davis, Gibbons, Kennedy, Killebrew, Kyle, Mayfield, Moore, McClusky, Ott, Rowe, Smith of Greene, Ward, Williams of Henry—15.

s. 135. To enthorize the manufacturers of wine, made of the juice of grapes or berries, to sell the same at the place of manufacture without taking out a license therefor,

Was amended and as amended was read a third time at length and passed—yeas 44, nays 25.

Yeas:

Messra. Speaker, Banks, Barron, Benaley, Besens, Brown of Russell, Barks. Barron, Cellicut, Cameron, Cole, Coleman, Davis, Deans, Ellis, Fielding, Fuller, Gain, Gewin, Graben, Graben, Gapton, Jackson, Jinks, Kennsganeer, Moors, McClanky, Valphes, Meadows, Morjan, Graben, Moors, McClanky, Garden, Statistics, Scholler, Moors, McClanky, Garden, Smith of Mohile, Trylor, Tuck, Ward, Wheeless, Williams of Honry—44.

Nays:

Messers, Boykin, Cook of Talladega, Cook of Wilcox, Ewlng, Forman, Franklin, Fulton, Gibbons, Harris, Hearn, Hill, John, Kuight, Mahen, Mills, Mixon, Ott, Rabb, Rend, Roach, Rowe, Scarborough, Smith of Greeue, Summers, Williams of Bullock, Wood—Si

MESSAGE FROM THE SENATE,

Mr. Speaker:

The senate has passed the following house bills:

H. 799. To amend sections one and two of an act to establish partial stock law districts in Talladege county, approved Februsry 21, 1887, and all acts amendatory of said sections of said act; H. 42. To incorporate the Independent Brothers of

And has originated and passed the following bills:

s. 369. To prescribe the fees and duties of Mobile bar pilots:

s, 295. To smend an act to require all corporations to pay a fee or license for the use of the state before commencing business in this state, approved February 18th, 1893;

s. 403. To provide for the working and improving of public roads situate in a part of Mobile county;

s. 395. To provide a sinking fund for the liquidation of the bonded indebtedness of the state;

s. 404. To authorize the secretary of state to sell the lands known as the swamp and overflowed lands and the indemnity lands belonging to the state;

s. 407. To authorize and empower the court of county commissioners of Jefferson county to employ mounted policemen;

8. 297. To incorporate the Autauga Manufacturing Comosuy, in Autaugs county, Alabama; 8. 412. To suthorize the election of a city treasurer.

s. 412. To suthorize the election of a city treasurer for the city of Troy, in Pike county, Alabama;

s. 368. To amend an act entitled an act to amend section 4053 of the code of Alabama, so far as relates to the county of Madison:

s. 391. To confirm the incorporation of the Standard Club of Huntsville, Alabama, and to enlarge the powers

and capacities of said club;

s. 423. For the more efficient government of the district of Opelits, by increasing the number of commissioners from five to seven, one of whom to be preadent, and one recorder, and authorizing the election of clerk and chief of police and other subordinate officers, by said board;

s. 422. To authorize the court of county commis-

sioners of Tuskaloosa county to issue and sell bonds of said county to an amount not to exceed twenty thousand dollars, for the purpose of placing a draw in the hridge across the Warrior river at Tuskaloosa. Alabama, thus converting said bridge in a drawbridge, of strengthening and improving eaid bridge throughout its satire length; and of erecting and maintaining other bridges in said county :

s. 379. To authorize the mayor and aldermen of Birmingham to provide the means necessary to maintain fire protection in the city of Birmingham by special assessment on the value of property as onhanced by such

protection:

s. 356. To prohibit fishing, netting, seining or otherwise catching fish from the stream known as Kellet creek, where the same passes through beat No. 2, section

10. Tallapooes county:

s. 393. To rogulate the fins and forfeiture fund, and the hard labor fund of Dallas county :

e. 428. To provide a system of water works for the city of Groenville, and to authorize the mayor and city council of Greenville. Alabama, to issue bonds for an amount not exceeding twonty thousand dollars, for the purpose of purchasing a system of water works; s. 325. To amend an act spatialed an act for the re-

lief of needy confederate soldiers and sailors residents of Alabama, who from wounds or other causes are now unable to earn a livelihood and for the widows of such as were killed or died in said war, and have not since re-

married, approved February 18th, 1891.

In accordance with a joint resolution heretofore adopted, the president of the senate has srased his signature from the house bills 478 and 518, respectively, and the said bills are herewith transmitted to the house to enable you to so erase your signature from said bills.

And the senate insists on its amendment to the house

H. 530. For the preservation or game in Madison county. And accedes to the request of the house for a commit-

tee of conforence thereon : Committee on part of senate Messrs, Huudlov and Brewer.

Also insists on its amendment to the house bill

H. 576. To levy a tax, state and county, on all peddlers of road carts, sewing machines, cooking stoves, watches, bed-quilts, cloaks, and balmorals in the counties of Wilcos, Hale, Dallas, Macon, Calhoun, Chambers, Marengo, Sumter, Choctaw, Lowndes, Talladega, Barbour, Elmore, Coosa, Tallapoosa, Clark and Madison, And accedes to the request of the house for a commit-

ted of conference thereon; Committee on the part of the senate, Messrs. Kilpatrick, McRae, and Rogers.

W. L. CLAY. Secretary.

SENATE MESSAGE.

The senate hills just received, whose titles are set forth in the above and foregoing message, were severally read once and referred to the committees, as follows:

To local legislation, s. 369, 356, 393; To corporations, s. 295, 297, 423, 422, 379, 428, 391;

To public roads and highways, s. 403;

To wave and means, s. 395; To judiciary, s. 404, 407;

To privileges and elections, s. 412;

To revision of laws, s. 366;

To appropriations, s. 325.

WASSAGE PROM THE SENATE.

Mr. Speaker:

The president of the senate having signed the following bills, your signature thereto is requested;

s. 128. To provide a penalty against any county court judge or judge of any county court, for failure to hold court, and to prescribe how such penalty shall be enforced;

To require the superintendent of the Faunss. 317. dale school district to pay the teachers monthly; s. 131. To amend section four of an act entitled an

act to authorize the incresse of the capital stock and honded indebtedness of private corporatins organized under special charter, approved December 10, 1890;

s. 241. To provide for repairing the macadamized roads in Colbert county:

s. 168. To establish a county school book board to select a uniform series of text books for use in the public

schools in the counties of Walker and Favette:

s 237. To authorize and require the commissioners court of Sunter county to set apart and appropriate money from the general fund of said county with which to pay and discharge certificates of state wiresses, isused by the forenans of the grand pury and by the clerk of officers' free, which by law become a good claim against the fine and foreigner fund of said county, after the approval of this act, and to regulate the manner of said payments; also, for the re-eightration of obstanding county and to regulate the norman of the said.

s. 311. To suthorize the Van Kirk Land and Construction Company to borrow money and secure its payment;

s. 242. To change the boundary lines of the counties of Colbert, Franklin and Lawrence.

W. L. CLAY.

Secretary,

SIGNING BILLS.

The speaker of the house in the presence of the house, immediately after their titles had been publicly read by the clerk, signed the bills whose titles are set forth in the foregoing message from the senate.

And the house recessed till 7:30 o'clock this evening.

The mount to some the process time events

NIGHT SESSION.

BILLS ON THIRD READING.

k. 350. To regulate the election of county commissioners in Lawrence, Cullman and Winston counties. The substitute offered by the committe was tabled.

The substitute oriered by the committe was tabled.

The bill was amended so as to include the counties of Geneva and Blount.

And the bill, Was read a third time, at length, and passed—yeas 53, nays 0. Yeas:

Messer, Spaaker, Banks, Beasley, Besson, Brown of Russell, Bursk, Burns, Gameron, Cole, Cook of Tallasleys, Cook of Wilcox, Beans, Ellis, Fielding, Fleming, Ford, Franklin, Fuller, Fullon, Gans, Gewin, Gibbons, Graham, Graves, Harris, Hearn, Jinks, Killebrew, Kyle, Langley, Lipecomb, Maples, Mayfield, Mahan, Mixon, Meducent, Orlin, Benn, Oli, Rand, Reeve, Roschi, Addiente, Kowb, Seathorough, Smith of Autangs, Noshi, and Charles, Smith of Coress, Summar Pauls, Sanch, Wood-53.

a. 293. To amend sections one, two, three, four, six, seven and eight of an act approved February 25th, 1889, entitled an act to amend an act entitled an act to establish and incorporate Scott academy, at Scottsboro, in Jackson, county, approved February 16th, 1883.

Was amended, read a third time at length, and passed was 60, pays 0.

Yeas:

Messr. Banks, Barron, Beasley, Beeson, Rellinger, Boykin, Brown of Consenth, Brown of Russell, Burks, Burns, Cameron, Cole, Cook of Talladege, Cook of Williams, Cook of Williams, Fleming, Flencher, Beecker, Cook of Williams, Cook of Williams, Cook of Williams, Cook of Williams, Graves, Harris, Hearn, Jinks, Kypi, Langley, Lipscomb, Maples, Mendor, Mahan, Mills, Miron, McQueen, O'Brien, Roach, Robbins, Robinson, Rown, Education, Seabronged, Smith of Authorge, Monthly of Williams, Cook, Williams of Bull-lock, Williams of Henry, Wood—of Henry,

и. 768 was indefinitely postponed.

n. 686. To amend an act to incorporate the inhabitiants and territory formerly embraced within the corporate limits of the municipal corporation (since dissolved) styled the city of Selma, and to establish a local government therefor, approved February 17, 1883, by amending section seven thereof,
Was read a third time, at longth, and passed—yeas 61.

Was read a third time, at length, and passed—yeas 61, navs 0.

Yeas:

Messrs. Banks, Bensley, Beeson, Boykin, Brown

of Concenh, Brown of Russell, Burks, Burns, Calboun, clob, Coleman, Cook of Talladage, Cook of Wilcox, Curtis, Dale, Danes, Ewing, Ficliding, Fleening, Ford, Forman, Faller, Fullon, Gains, Gewnn, Graham, Grans, Grans, Faller, Fullon, Gains, Gewn, Graham, Grans, Grans,

H. 6 was indefinitely postponed.

s. 173. To amend an act entitled an act to incorporate the city of Columbia, in the county of Henry, approved February 21, 1893,

Was amended, read a third time at length and passed

—yeas 56, nays 0. Yeas :

Messrs. Beasley, Bellinger, Boykin, Brooks, Brown of Russell, Burks, Burns, Calhon, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Davis, Fleming, Fuller, Fullon, Gains, Oibbons, Graham, Graves, Harris, Hearn, Jinks, Kelly, Killchrew, Kyle, Langley, Lipacomb, Maples, Mayrield, Mendows, Mahan, Mills, Mixon, Mont-Boney, Marchan, Mandows, Mahan, Mills, Mixon, Mont-Boney, Marchan, Mandows, Mahan, Mills, Mixon, Mont-Boney, Marchan, Mills, Mixon, Marchan, Santha, Charles, Marchan, Mills, Mixon, Marchan, Santha, Charles, Marchan, Marchan, Marchan, Marchan, Santha, Marchan, Marchan, Marchan, Marchan, Marchan, Marchan, Mallor, Williams of Henry, Wood—56.

H. 1152. To fix the time for holding circuit court in the counties of Clay and Clehurne;

Was read a third time, at length, and passed—year 60, nava 0.

Year:

Mesars, Beasley, Beson, Boykin, Brown of Russell, Burks, Calhour, Cole, Coleman, Davis, Ellis, Swring, Fielding Fleming, Ford, Forman, Franklin, Fuller, Fullon, Gewin, Gibbons, Graham, Graves, Harris, Hearn, Jinks, Kelly, Kennedy, Killshrew, Kyle, Langley, Lipscomb, Maplas, Mastin, Mayfeld, Mesadows, Kilis Mixon, Montgomery, McQueen, O'Brion, Facton, Francis, Screws, Smith of Autsucas, Smith of Buller, Smith of Screws, Smith of Autsucas, Smith of Buller, Greeno, Smith of Mobile, Summers, Tuck, Ward, Wheeless, Williams of Bullock, Wood-60,

s. 260. To amend an act to establish the George N. Gilmer school district in Lowndos county, approved February 14th, 1887,

Was read a third time at length, and passed—year 59,

navs 0. Yeas:

Messrs. Beasley, Boykin, Brown of Russell, Burks, Cameron, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Ellis, Fielding, Fleming, Ford. Forman, Franklin, Fuller, Fulton, Gains, Gewin Gibbons, Graham, Graves, Jinks, Kelly, Killebrew, Kyle, Langley, Lipscomb, Maples, Mayfield, Meadows, Mahan, Mills, Mixon, Moore, McClusky, McQueen, O'Brien. Ott. Reaves, Roach, Robbins, Robinson, Rowe, Scarborough, Screws, Smith of Autanga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Tuck, Ward, Wheeless, Williams of Bullock, Williams of Henry, Wood-59.

H. 1158. To fix the time and to define the terms for holding the circuit court in the several counties of the tenth judicial circuit.

Was read a third time at length and passed-yeas 55, navs. 0. Yeas:

Mossrs. Beasley, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Cameron, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Davis, Ellis, Fielding, Fleming, Fletcher, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Grant, Graves, Kelly, Killebrew, Kyle, Langley Lipscomb, Maples, Mayfield, Msadows, Mahan, Mills, Mixon, Montgomery. McQueen, O'Brien, Roach, Robinson, Robbins, Rogers, Rowe, Scarborough, Screws, Smith of Autsuga, Smith of Butler, Smith of Groome, Smith of Mobile, Summers, Tuck, Ward, Wheeless, Wood-55.

n. 597. For the relief of Cyrue Boykin of Washington county.

Was read a third time at length and passed-year 58. navs 0.

Yose . Messrs. Banks, Baron, Beeson, Boykin, Brown of Conecul, Brown of Russell, Burks, Calboun, Cameron, 53 h

Camp, Cols, Coloman, Cook of Talladege, Cook of Wilcay, Pavis, Bills, Faelding, Fletcher, Forman, Franklin, Puller, Fution, Gatiss, Gewin, Gibbons, Grabans, Grant, Graves, Jishis, Kelly, Killebraw, Kiyh, Lungfer, Montgomery, Moore, McGucca, O'Brien, Ott, Parry, Powell, Razars, Roork, Robbins, Robitson, Searborough, Sercess, Smith of Autungs, Smith of Butter, Smith of Honry, Wand—Soldtle, Ward, Wheeless, Williams of Honry, Wand—Soldtle, Ward, Wheeless, Williams

B. 624. To create a separate school district to be known as Headland school district in Hsnry county, Was read a third time at length and passed—yeas 61,

navs 0. Yeas:

Mæsers. Bauks, Beadey, Beeson, Boykin, Brown of Russell, Burks, Calboun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Davis, Ellis, Fielding, Fleming Ford, Franklin, Fuller, Gaisa, Gewri, Gibbon, Grabam, Graven, Bill, Jiahs, Kennedy, Killebrew, Grabam, Graven, Bull, Jiahs, Marchel, Killebrew, Mahan, Mikon, Montgomery, Moore, McCorvey, Mc Queen, Ott, Rand, Reaves, Roseh, Robhites, Robinson, Sangers, Rowe, Searbourgab, Screws, Smith of Musica, Smith of Budler, Smith of Greena, Smith of Muller, Summers, Text, Warf, Warfe, Williams of Bulleet,

H. 166. For the relief of W. W. Thompson, shariff of Macon county,

Was raad a third time at length and passed—yeas 58, navs 0.

Yeas:
Messra. Speaker, Bessley, Beeson, Boykin, Brown of
Russell, Cathoun, Cameron, Coleman, Cook of Talladego, Cook of Wilcox, Dab, Davis, Pears, Ellis, Ford,
Dors, Graham, Grant, Graves, Jinks, Kelly, Killebras,
Kyel, Langely, Lipscomit, Manning, Maples, Mayfeld,
Meadows, Mahan, Mills, McQuern, O'Brian, Patton,
Powell, Rand, Roaves, Rosch, Robbins, Robinson,
Rogers, Korney, SearSourolly, Streams, Sunth & Attauge,
Tuck, Ward, Wheelless, Williams of Bulleck, Wood—S8.

H. 971. For the relief of H. L. Martin, register in chancery for Macon county Alabama.

Was read a third time at length and passed-yeas 57, nava 0.

Yeas:

Messra. Spoaker, Besaley, Bellinger, Boykin, Brown
Octoseuth, Srown of Russell, Barts, Burns, Calhoun,
Cameron, Coleman, Cook of Talladege, Cook of Willow,
Davis, Floiding, Ford, Frankin, Puller, Fulton, Gains,
Gemb. (Bibbon, Graham, Grant, Graves, Jallas, Kally,
Agridd, Maschow, Malan, Mills, Mison, Montgomery,
McŞuene, O'Brien, Rand, Rosch, Robbins, Robinson,
Rowe, Routon, Sarabovough, Serews, Smith of Autonican
Smith of Butler, Smith of Greene, Smith of Mobiley,
Wood-777, Ward, Wheeless, Williams of Holding,

8.984. To repeal an act entitled an act to regulate the trials of misdemeanors in Matison county, approved February 9, 1877 and all acts amondatory thereof, and to provide for the disposal of cases, remaining undetermined on the docket of the county court of Madison county.

Was read a third time at length and passed—yeas 59, navs 0.

Yeas:

Mosres Speaker, Banks, Beasley, Besson, Boykin, Brewn of Consech, Brown of Knessell, Bervis, Calhoun, Cameron, Coleman, Cook of Talladega, Cook of Willeav, Davis, Deans, Fering, Flelding, Fleming, Forman, Porman, Fring, Flering, Fleming, Forman, Killehrew, Knight, Kright, Gibbon, Green, Hill, Jinks, Killehrew, Knight, Kright, Kright, Kright, Kright, Kright, Kright, Markawa, Mison, Montgomery, McQueen, O'Brien, Ott, Roseh, Robbins, Robinson, Rower, Swutn, Savage, Scarbovoph, Serews, Smith of Antonga, Smith of Briefs, Smith of Green, Smith of Galacter, Smith of Control of Markay, Smith of Green, Smith of Control of Contro

11. 412. To amend the charter of the Southern Associated Press, to ratify and confirm all its acts and doings, and all the acts and doings of its stockholders, subscribers to stock and officers before and after the issuance of its charter, and to confer on it additional powers,

rights and liabilities.

Was read a third time at length and passed—veas 65_F nays 0.

Yasa: Spaler Barron, Bensley, Basson, Bullingor, Belling, Pers of Russell, Burns: Galboun, Garroun, Campon, Cols, Coleman, Cook of Talladege, Cook of Williams, Cook of Control, Cook of Cook of Talladege, Cook of Williams, Sewin, Gibbons, Graham, Bens, Ellis, Funis, Floming, Ford, Franklin, Fullor, Fullon, Gains, Gewin, Gibbons, Graham, Kelly, Killy, Killy, Killy, Lange, Garrier, Sewin, Killy, Killy, Lange, Garrier, Garrier

n. 640. To create a separate school district in the county of Franklin, to be called Newburg Public School District, and to define the boundaries thereof,
Was read a third time at length and passed—yeas 56,

was read a third time at length and passed—year 56, nays 0. Year:

Messrs. Speaker, Banks, Beasley, Beeson, Boykin, Brown of Conceb, Brown of Russell, Burks, Calboun, Cameron, Cole, Colleman, Cook of Talbdege, Livis, Ellis, Gerth, Oliboun, Gook of Talbdege, Livis, Ellis, Gerth, Oliboun, Graham, Grares, Kelly, Kullebowe, Knight, Kyle, Langley, Upscromi, Maphe, Mesdows, Malnan, Mixon, Montgomery, McQueen, Olbrien, Reares, Roach, Robbins, Robinson, Kowe, Searborough, Greene, Smith of Mobile, Summers, Tuck, Ward, Wieeles, Williams of Bullock, Williams of Henry, Wood—56.

H. 994. To prohibit the sale, giving away, delivery, transferring, parting with, procuring or other disposition of spiritaous, vinous or male liquors or any intoxicating bitters within five miles of Andalusia High School, Baptist and Metbodist churches,

Was read a third time at length and passed-yeas 58, navs 0.

Yeas

rv. Wood-65.

Messrs. Speaker, Beasley, Beeson, Boykin, Brown of

Conceub, Brown of Russell, Burks, Calhoun, Cameron, Cole, Cook of Talladeya, Cook of Wilcox, Davis, Ellis, Fleiding, Fleming, Forman, Franklin, Fullon, Gewin, Gibbon, Graban, Graves, Harris, Kennedy, Killebrew, Knight, Kyle, Langley, Lipseonsh, Maples, Mayfeld, Meadown, Mahan, Mixon, Mongueurry, Moore, McGusky, McCorrey, O'Brien, Ott, Rund, Rosch, Robbins, Christon, Ghow, Sewen, Smith, Stemmer, Taylor, Tutck, Ward, Williams of Bullock, Williams of Heury, Wood—58.

H. 610. To incorporate the Attalia normal college, Was read a third time at length and passed—yeas 57, nays 0.

Yeas: Speaker, Banks, Basson, Boykin, Borrer of Mesers, Speaker, Banks, Basson, Boykin, Borrer of Mesers, Banks, Banson, Calhoun, Camenda, Colle of Mellow, Davis, Collection, Collection, Collection, Collection, Collection, Collection, Carlot, Granker, Grant, Graver, Kelly, Killebrew, Kingle, Kapie, Lapscomb, Maples, Killebrew, Kingle, Kipie, Langie, Lipscomb, Maples, McClusty, Rand, Roscha, Robbins, Robinson, Rowe, Routon, Sechroough, Serews, Smith of Autuage, Smith of Batiler, Smith of Greens, Smith of Mustage, Smith of Batiler, Smith of Greens, Smith of Mustage, Williams of Batiler, World, March Westerley, Williams of Batiler, World, March Westerley, Williams of Batiler, Wood-57, Ward, Westerley, Williams of Westerley, Ward, Westerley, Williams of Westerley, Ward, Ward, Westerley, Ward, Westerley, Ward, Ward, Westerley, Ward, Ward, Westerl

H. 948. To change and more permanently establish the line between the counties of Blount and Walker, Was read a third time, at length, and passed—yeas 51,

Was read a third time, at length, and passed—yeas bl. nays 0.

Yeas:
Messrs. Spenker, Banks, Beasley, Besson, Boykin, Brown of Conceth, Brown of Russell, Burk, Callburn, Cameron, Cols, Coleman, Gook of Talladegs, Cook of Wilcox, Davis, Ellis, Pienning, Ford, Frankin, Fulon, Gerin, Graham, Kelly, Killebers, Knight, Kylb, Lopeands, Maples, Nandorskin, Folker, Lippeands, Markett, Sandorskin, Robinson, Rogers, Scarborough, Smith of Autaugh, Smith of Bucker, Smith of Greece, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Willhams of Bullock, Williams of Bullock, Ward, Ward, Wheeless, Williams of Bullock,

Williams of Henry, Wood-51.

m. 1059. To amend an act entitled an act to incorporate the Phoenix City Railway Company, define its rights, privileges, powers and franchises, approved December 19, 1894.

Was read a third time at length, and passed-year 51. navs 0.

Yeas:

Mesers, Spoaker, Banks, Beasley, Becson, Boykin, Brown of Conecub. Brown of Russell, Burks, Burns, Calhoun, Cameron, Cole, Cook of Talledega, Curtis, Davis, Fleming. Ford. Forman. Franklin, Fulton, Gewin, Graves, Hearn, Kelly, Killsbrew, Knight, Kyle, Langley, Maples, Meadows, Mahan, Mills, Mixon, O'Brien, Ott, Rand, Reaves, Roach, Robinson, Rowe, Scarborough, Smith of Autanga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Ward, Wheeless, Williams of Bullock, Wood-51.

e. 316. To amend an act to incorporate the Louise Short Baptist Widows and Orphans Home No. 319 ap-

proved February 14, 1891.

Was read a third time, at length, and passed-yeas-51, navs 0 Yeas:

Mesars, Spanker, Beasley, Beeson, Boykin, Brown of Conecul, Brown of Russell, Burks, Burns, Cameron, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Davis, Deans, Ellis, Fleming, Forman, Fuller, Fulton, Gewln, Gibbons, Graves, Jinks, Kelly, Killsbrew, Knight, Kyle, Langley, Maples, Meadows, Mahan, Mills, Mixon, O'Brien, Ott, Rand, Rosch, Robinson, Rowe, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Ward, Whesless, Williams of Bullock, Wood-51.

H. 596. To regulate the trial of certain misdemeanors

committed in Russell county,

Was read a third time, at length, and passed-yeas 53, navs 0.

Yeas:

Messrs, Speaker, Beasley, Beeson, Boykin, Brown of Coneculi, Brown of Russell, Burks, Burns, Calhoun, Cameron, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Davis, Deans, Ellis, Fielding, Fleming, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Jinks, Kelly, Killebrew, Kyle, Langley, Lipscomb, Meadows, Mahan, Mixon, O'Brien, Ott. Reaves, Robbins, Robinson, Scarborough, Smith of Autauga, Smlth of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Wheeless, Williams of Bullock, Wood-58.

H. 663. 'To establish a separate school district to be known as Hulaco school district in Cullman county, Alahama.

Was read a third time, at length, and passed-year 52, pays 0. Veas .

Messrs, Beasley, Beeson, Boykin, Brown of Conscub, Brown of Russell, Burks, Burns, Calhoun, Cameron, Cole, Cook of Talladega, Cook of Wilcox, Davis, Deans, Fielding, Ford, Forman, Franklin, Fulton, Gains, Gewin, Gibbons, Graves, Kelly, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Meadows, Mahan, Mills, Mixon, O'Brien, Ott, Patton, Reaves, Robinson, Rowe, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Wheeless, Williams of Bullock, Williams of Henry, Wood-52. II. 621. To authorize the court of county commission-

ers of Hale county to issue bonds for the purpose of naving off and discharging the old bonds of said county issued in aid of Selma, Marion and Memphis Railroad Company. Was amended, read a third time, at length, and passed

-yeas 51, nays 1. Yeas:

Messrs, Speaker, Beeson, Boykin, Brown of Russell, Burks, Burns, Calhoun, Cameron, Coleman, Cook of Wilcox, Deans, Fielding, Ford, Formau, Fulton, Gains, Gewin, Gibbons, Graham, Graves, Jinks, Kelly, Knight, Kyle, Lipscomb, Maples, Mayfield, Meadows, Mills, Mixon, McQueen, O'Brien, Ott, Rand, Reaves, Roach, Robinson, Rowe, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Williams of Bullock, Williams of Henry, Wood-51. Navs: Mr. Montgomery.

H. 1090. For the relief of A. F. Wilson, Was read a third time at length, and passed-yeas 59, navs 0.

Yeas;

Moars, Speaker, Beasley, Bessen, Boykin, Brooks, Brown of Russell, Burks, Burns, Calboun, Cameron, Cole, Coleman, Cook of Talladega, Cook of Wileco, Davis, Desne, Felding, Flening, Ford, Forman, Frank, Inc., Ruller, Fulton, Ostas, Gewin, Gibbons, Graham, Langley, Lipscenh, Maples, Mayfeld, Mahan, Milla, Mixon, Monigomery, McQueen, O'Brien, Ott, Reaves, Roch, Tohlanon, Kowe, Scarbromeyh, Smith of Mulley, Smith of Ground, Smith of Mulley, Ward, Wheeles, William of Bullock—

And the house adjourned till to-morrow morning at ten o'clock a. m.

FORTY-SECOND DAY.

House of Representatives,

February 7, 1895.

The house met pursuant to adjournment. Prayer by Rev. Mr. Rowe of the house. A quorum was present.

LEAVE OF ABSENCE

Was granted to Messrs. Jackson, Gains, Ewing, Patton, McClusky, Rahb, Prowell and Grant, for one day.

REVISION OF JOURNAL.

The committee on the revision of the journal reported the journal of yesterday correct.

INTRODUCTION OF BILLS.

On a call of the counties hills were introduced,

severally read one time and referred to appropriate committees as follows:

By Mr. Kelly—

H. 1193. To provide for the permanent location of the county site of Calhoun county, by a vote of the qualified electors of said county,

Privileges and elections;

Privileges and elections By Mr. Knight—

n. 1104. Proposing an amendment to the constitution, exempting certain property for the use of every family of the state, from mortgage, levy or sale under legal process of any character whatever to be aubmitted to a vote of the legal voters of the state at the next general election for rupresentatives.

Judiciary; By Mr. Lipscomb-

H. 1195. To amend sections 4098 and 4099 of the

Revision of laws;

By Mr. Langley (by request) - w. 1196. To authorize the constable of precinct No.

H. 1196. To authorize the constants of precinct No. 7, of Tallapoosa county, to appoint deputies, Local legislation;

By Mr. Wood-

H. 1197. To amend an act entitled an act to incorporate the town of Notasuiga, in the county of Macon, approved February 7th, 1893, Local legislation;

By Mr. Ward-

m. 1198. For the relief of R. C. Granbury, tax assessor of Henry county,
Appropriations:

By Mr. Meador-

n. 1199. To pay for articles purchased for the use of the senate and house of representatives and for repairing the senate chamber and hall of the house of representatives, and for repairing and furnishing the rooms of the engressing and enrolling clark of the house of representatives,

Appropriations;

H. 1200. To refund to J. P. Camp, of Cherokee county, or his legal representatives, one bundred and seven-

ty-four and 40-100 dollars, the sum which he paid to the State of Alabama, with interest for certain lands to which the state had no title.

Appropriations.

BILLS ON SECOND BEADING.

The chairmen of the several committees, reported

favorably on the following bills: H. 526. To amend and re-enact sections 396, (302). 397, (303), 398 (304), 399 (305), 400, (306), 401, (307),

402, (309), 403, (310), 404, (311), 405, (312), and 406, (313), of the code of Alahama: и. 627. To amend sections 352, 258, 367, 381, 383,

385, 387, and 392 of the code of Alabama, (Without recommendation):

H. 628. To amend an act to further regulate elections in the State of Alabama, approved February 21, 1893, (Without recommendation):

H. 752. To relieve Eva Dohemir, of Butler county. Alabama, of the disabilities of non-age;

w. 787. To incorporate the Hamilton High School in Marion county, Alabama; H. 876. To charter the farmers Mutual Live Stock

Insurance Association of Alabama: H. 854. To establish a separate school district for the

town of Geneva, in Geneva county, Alabama, (With amendment):

H. 919. To provide for contesting the election for governor, secretary of state, state auditor, state treasurer and attorney general.

(Without recommendation); H. 1078. To incorporate the South Alabama and

Gulf Railroad Company: gr. 1075. To authorize the mayor and city council of Fort Payne to exempt from municipal taxation money

and property invested in manufacturing ; н 1079. To establish an agricultural school and experiment station at Blountsville, Alabama, Cullman, Alabama, or Haleyville, Alabama, to be located by the

governor, superintendent of education and commissioner of agriculture. (With amendment and minority report);

H. 758. To smend the revenue laws of the State of Alabama:

и. 1089. To require owners or proprietors of Ferry Flats to have railing nut on the sides of them :

m. 1108. To regulate and control the operation and management of savings banks and institutions for savinge in this state:

H. 1153. To confirm the incorporation of the Birminghem Dental College and to enlarge the powers of said

collage;

H. 1172. To confirm the incorporation of the Standard Club of Huntsville, Alabams, and to enlarge the powers and capacities of said club;

H. 1173. To organize a medical department of the Alahama state troops:

H. 1176. To amend section 2 of an act entitled an act to incorporate the city of Ashville, in St. Clair county, Alabama, approved February 10, 1891,

(With amendment) ; n. 1128. To require a more accurate description of property as to its value when a mortgage is given upon

it: H. 1179. To incorporate the Industrial Insurance Company of Birmingham, Alabama;

s. 309. To define the duties and responsibilities of overseers of public roads;

s. 321. To establish a new charter for the city of Anniston: s. 340. To establish a separate school district in Cull-

man county to be known as the West Cullman school district : e. 344. To define the authority of physicians in the

sale of or dispensing of medicines and drugs; a, 381. To smend section 185 of the code :

a. 382. To amend section 191 of the code ;

To amend section 171 of the code: a. 384. To amend section 174 of the code;

a. 355. To provide for filling vacancies in the elective

offices of the Alabama State troops: s. 386. To authorize the formation of a brigade of the

Alabama state troops and to provide for the appointment of the officers thereof.

With amendment:

s. 387. To authorize an officer elected to the same office in another organization to accept such office without losing his rank:

s. 388. To amend section 188 of the code;

s. 389. To amend section 184 of the code,

With amendment; H. 893. To regulate the holding of lands in the State

of Alabama by aliens or by any firm, company or corporation, a majority of whose property or stock is held and bona fide owned by an alien or aliens; H. 1185. Giving a lien to laborers and contractors who

construct railroads;

H. 1180 was returned by the corporations committee and referred to appropriations.

The above and foregoing bills, were severally read a second time, and placed on the calendar.

On motion of Mr. John, the senate bill s. 106 was taken from adverse report and referred to the judiciary committee.

g. 1128 was taken from adverse report read a second time and placed on the calendar. The substitute to

H. 756 was ordered printed, and the bill was made a special order for 11 o'clock to-morrow morning, and from day to day till disposed of.

n. 1078 was made a special order for to morrow immediately after the reports of the standing committees. n. 528, 627, 628, 919 were each made a continuing

special order immediately after the disposition of the revenue bill.

BEFORT OF RULES COMMITTEE.

The rules committee having favorably reported the resolution offered by Mr. McCorvey relative to an interstate national guard encampment, the resolution was adopted.

Yeas 46, nave 30.

Yeas 46, nay

Messrs. Speakor, Barron, Brooke, Brown of Russell, Burne, Calhoun, Camp, Cook of Wilcox, Dale, Davie, Fleming, Fletcher, Fulton, Gewin, Gibbons, Graves, Jinks, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Mayfield, Meador, Montgomery, Moore, McClusky, McCorrye, O'Brien, Ott, Rand, Roach, Robinson, Royes, Rowe, Santord, Scarborough, Screws, Smith of Abutaga, Smith of Greene, Smith of Mohle, Tuck, Turner, Ward, Williams of Bullock, Williams of Henry, Wood—48.

Navs:

Mayr: Mesark Beasley, Beeson, Brown of Conceuh, Burks, Cameron, Cols, Coleman, Cook of Talladega, Deans, Ellis, Fislading, Forman, Franklin, Fuller, Harris, Heara, Killebrew, Langley, Moadows, Mahan, Mills, Mixon, Reaves, Robbins, Routon, Savage, Smith of Butler, Summers, Taylor, Wheeless—30.

BILLS ON THIRD BEARING.

H. 1119. To provide for the revision, codification, digesting, and promulgation of the statutes of this state, both civil and criminal,
Was read a third time, at length, and passed—yeas

60, navs 1.

Yeas:
Massrs. Speaker, Barron, Beasley, Beeson, Brown of Conseult, Brown of Russell, Burks, Burns, Cameron, Camp, Ooko, Celeman, Cook of Talladega, Cook of Wilcox, Daks, Davis, Fielding, Fleecher, Forman, Fuller, Kennety, Killeder, Lagder, Lipscomb, Maples, Mayfeld, Meador, Meadors, Mahan, Mills, Mixon, Moried, Meadors, Meadons, Mahan, Mills, Mixon, Morendon, Rogens, Offician, Ou, Rand, Reaves, Rosch, Robbins, Robinson, Rogers, Rower, Sanford, Sarther, Sanford, Sarther, Markey, Smith of Austrage, Smith of Grane, Smith of Mobils, Taylor, Tuck, Williams of Bullock, Willson, Markey, Wood,—60.

Mr. Taylor-1.

s. 37. To dispose of lands which have been, or which may hereafter be sold for taxes and bid in for the state, and which have not been redeemed or purchased from the state,

Was amsided, read a third time at length and passed—yeas 59, nays 0.

Yeas:

Messrs. Barron, Boykin, Brooks, Brown of Russell,

Burks, Odeman, Cook of Yalladegs, Cook of Willow, Dale, Davis, Dasas, Evring, Flischter, Ford, Forman, Franklin, Fuller, Fullon, Gains, Gewin, Gibbons, Gra-ham, John, Killebrew, Langley, Maples, Maghei, Masdor, Mandows, Mashan, Mixon, Montgomery, Moore, McClusky, McQueen, O'Brien, Ott, Ferry, Frowell, Reaves, Roach, Robbins, Robinson, Rogers, Rows, Sanford, Savage, Sachroungk, Screen, Smith of Australia, Markey, Markey

n. 932. To declare and vest in the incorporated cities and towns of this state, a lien on real estate for delinquent taxes due thereon or by the owner thereof, Was read a third time at length and passed—year 55.

hays 0. Yeas:

Messrs. Banks, Bensley, Bellinger, Boyth, Brooks, Brown of Russell, Burks, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wideox, Curtis, Dale, Davis, Fleether, Ford, Forman, Franklin, Fuller, Graves, Fleether, Ford, Forman, Franklin, Fuller, Graves, Maples, Mayfield, Mesdor, Moadows, Wille, Mirco, Maciles, Mayfield, Mesdor, Moadows, Wille, Mirco, Moutgomery, McClusky, McGoreve, Pation, Rocch, Robbins, Robbinson, Rowe, Sanford, Saxage, Scarborough, Seale, Smith of Adultaga, Smith of Builer, Smith of Greene, Smith of Mohlin, Turner, Ward, Wheeless, Will. M. 1806, To a mend section 3872 of the code of 1886,

Was read a third time at length, and passed—yeas 55, navs 2.

Yoss:

Mesers. Boykin, Brown of Cancuch, Brown of Russell, Burks, Burs, Cabbann, Cameno, Cofe, Coleman, Dale, Davis, Beans, Forman, Puller, Fullon, Gains, Gibbons, Graham, Graves, Harris, Hearn, Hul, Kelly, Klilehrew, Kyfz, Laugley, Maples, Mesdor, Mills, Mison, Mostgomery, McGorey, McQuen, Perry, Sewers, Rosuba, Robbins, Robinson, Rogers, Rowe, Routon, Sanford, Sarage, Servers, Smith of Austraga, Smith of Butler, Smith of Servers, Smith of Austraga, Smith of Butler, Smith of less, Williams of Butler, Walry, Wheeles, Williams of Butler, Wood—36, Nays;

Messrs, Knight, Meadows-2.

Mr. Forman moved to reconsider the vote by which the following senate bill was passed, and was ordered to

a third reading:

a. 57. To make United States license for the sale of spirituous, vineus or malt liquors, or of alcoholic buters, cerdials or beverages of any kind in violation in this state, prima facie evidence.

Mr. Forman's motion was carried and the bill was amended and as amended was read a third time, at

length, and passed—yeas 52, nays 0.

Yeas: Syraker, Barron, Bonsley, Boson, Boytia, Boyton, Boyton, Boyton, Boyton, Browner, Bornesh, Brown of Cancella, Brown of Sansaul, Calbann, Cole, Coleman, Caneron, Cook of Talladega, Cook of Wilexo, Davis, Denna, Evang, Elming, Filethee, Forman, Franklin, Puller, Galas, Gibbons, Graham, Harris, John, Kamendy, Killeder, Minglish, Minchander, Franklin, Puller, Galas, Garante, Marchander, Minglish, Marchander, Charley, McCorvey, McQueen, Roach, Robbans, Roberts, Royer, Royer, Sandon, Savage, Smith of Author, Smith of Greene, Smith of Mobile, Ward, Williams of Minchander, Minc

create the board of education of the city of Birmingham and to prescribe the powers and duties of the same, Was read a third time, at length, and passed—veas 57.

nays 0. Yeas:

Massar. Spaaker, Besaley, Besson, Brooks, Brown of Conecul, Brown of Russell, Camp, Cole, Goleman, Cook of Tulladega, Davis, Deane, Fleeber, Forman, Franklin, Fuller, Fulion, Gewin, Gibbons, Graves, Hearn, Jinke, John, Kennedy, Killebrew Kyle, Langley, Lipscomb, Matin, Macdows, Mahca, Mixon, Montgomery, Moore, McCinsky, McQueen, O'Brien, Out, Fraton, Ferry, Devengh, Sando, Smith of Autongo, Smith of Batier, Smith of Ureene, Taylor, Tuck, Ward, Williams of Bulleck, Williams of Honry, Wood-of Unory, Wood-of Uno

H. 222. To provide a hen for proprietors or keepera of hotels and boarding houses, and to repeal an act entitled "an act for the protection of landlords, proprietors or keepers of hotels and boarding houses," approved

February 21, 1893,

Was amended, read a third time, at length, and passed —yeas 36, neys 16.

Yeas:

Messrs, Spsaker, Barron, Beaslay, Ballinger, Boykin, Brown of Conscub, Brown of Russell, Cameron, Fielding, Fletcher, Forman, Fulton, Gewin, Gibbons, Kelly, Kennedy, Langley, Lipscomb, Mayfield, Meador, Mahan, Montgomery, McCorvey, O'Brian, Patton, Perry, Roach, Robinson, Smith of Autauga, Smith of Butler, Smith of Mobile, Summers, Tuck, Turner, Williams of Bullock, Wood-36.

Nava:

Mesers, Coleman, Cook of Wilcox, Dale, Deans, Fleming, Fuller, Harris, Jinks, Killehrew, Kyle, Mixon, Reaves, Routon, Scarborough, Ward, Wheeless-16.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

Mr. Speaker:

The committee on enrolled hills have examined the following hills and find them correctly enrolled:

H. 122. To amend an act to establish the criminal court of Jefferson county, approved February 18, 1889; g. 187. To confirm the charter of the Bessemer Building and Lean Association, to provide for the in-

crease of the capital stock, to authorize it to sell surplus money at private sale, to invest unsold money, to buy, sell, lease, or otherwise disposs of real estate, to crect buildings, or improvements, to borrow money and to provide for the increase of the capital stock, and to extend the time within which said association shall continue to exist, as a corporation:

H. 242. To amend section 3089 of the code so far as the same relates to Perry county:

H. 264. To incorporate the intendant and trustees of Hatchett Cresk camp ground and preserve order at said camp ground;

H. 289. To regulate proceedings in garnishment cases in Jefferson county, Alabama; H. 336. To provide a clerk for the county court of

Clarke county, and to regulate his fees;

H. 338. To repeal an act entitled an act in relation to trials for misdemeanors in Tuskaloosa and other counties therein named, approved March 19, 1875, so far as the same applies to Clarke county, and to provide for the disposition of certain cases now pending in the coun-

the disposition of certain ci

n. 354. To refund to Mrs. N. E. Young one hundred and twenty (\$120.00) dollars paid into the state treasury by her for the purchase of certain lande which had been bid in by the state for taxes, but which were erroneously so sold and bid in;

n. 384. To better prevent the commission of trespass

nnon lands in Wilcox county. Alabama;

M. 400. To repeal an act entitled an act to amend an act to more effectually provide for the payment of grand and petit jurors in the country of Washington, approved Fobruary 19th, 1875, and to repeal an act entitled an act to more effectually provide for the payment of grand and petit jurors of the county of Washington;
M. 401. To provide for the country treasurer keeping

a sufficient fund to pay grand and petit jurors and the members of the court of county commissioners, and county stationary bills, in Washington county;

n. 449. For the relief of the sureties of R. A. Tompkins, late tax collector of Franklin county;

H. 577. To establish a separate school district to be

known as the Anton school district in Winston county, Alabama; H. 629. To repeal an act entitled an act to provide

for the compensation of the superintendent of the county poor house in Limestone county, Alabama, approved February 23, 1893;

n. 746. For the relief of S. W. McDowell;

H. 1029. To fix the time when the officers of Phenix City, Alabama, elected hereafter, shall qualify and enter upon the duties of the office;

M. 123. To amend sections four (4) and ten (10) of an act to amend an act to expedite the trial of capital cases in Jefferson county, approved February 11, 1891;

H. 502. To incorporate Calles Springs camp grounds in Genera county, to authorize and empower the trustees, cabin owners and tent holders to pass and enforce rules and regulations to maintain and preserve good order within one mile of eaid camp ground, and to control its menagement:

H. 292. To appropriate the sum of four hundred and eighty-eight and 72-100 dollars (\$488.72) to pay the expenses of the supreme court judges and its officers and of the witnesses for the state in the impeachment proceedings against Juo. B. Talley;

H. 773. For the relief of S. W. Chadwick, registrar of Hale county, for services rendered.

J. H. MONTGOMERY. Chairman.

SIGNING BILLS.

The speaker of the house in the presence of the house immediately after their titles had been publicly read by the clerk, eigned the bills whose titles are set out in the foregoing report of committee on enrolled bills.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has concurred in the report of the committee of conference on the disagreement of the two houses on the senate amendment to the house bill, H. 530. For the preservation of game in Madison

county, And has amended as therein shown, and, as amended,

has passed the following house bills: H. 518. To amend sections 1 and 2 of an act to Incorporate the town of Rutledge in the county of Cren-

show, and State of Alabama, approved February 11th, 1893: H. 478. To incorporate the town of Brantley, Cren-

shaw county. And has concurred in the house amendment to the

senste bills:

s. 293. To amend sections one, two, three, four, six, seven, and eight of an act approved February 25th . 1889. entitled an act to amend an act entitled an act to establish and incorporate Scott Academy, at Scottsboro, in Jackson county, approved February 16th, 1883;

e. 173. To amend an act entitled an act to incorporate the city of Columbia, in the county of Henry, approved February 21st, 1893,

And

In accordance with the request of the house, the senate bill 57 is herewith returned to the house for amend-

ment, And has amended as therein shown, and, as amended,

has passed the house hill n. 477. To fix the times and places of holding the courts in the first judicial circuit of Alabama, and to regulate the practice therein.

W. L. CLAY, Secretary.

REPORT OF CONFERENCE COMMITTEE.

Mr. Speaker:

The conference committee to which was referred senate amendment to n. 530, having had the same under consideration, respectfully recommend that the house concur in the amendment as proposed by the senate.

W. BREWER, OSCAR R. HUNDLEY,

For the senate.

J. C. OTT.

J. J. MATFIELD,

For the house.

The house non-concurred in the report of the conference committee.

On motion of Mr. Rows, the committee was discharged and a new committee appointed, consisting of Messrs. Rows, Fletcher and Mayfield.

Yeas 7, nays 52.

Your '

Yeas Messra Speaker, Burks, Cole, Coleman, McCorvey, Ott and Perry.—7.

Nays:
Mossrs. Barron, Beeson, Boykin, Brown of Russell,
Cameron, Camp, Cook of Talladega, Cook of Wilcox,
Daic, Davis, Denas, Fielding, Flenting, Flechier, Forman, Franklin, Fuller, Fullon, Gevitti, Disbons, Greener,
Forman, Franklin, Fuller, Fullon, Gevitti, Disbons, Greener,
Olarien, Martin, Mixon, Mongomery, Moore, Mixon,
Olarien, Maxon, Kongomery, Moore, Nicqueson,
Olarien, Reavres, Roach, Robinson, Rogers, Rove, RouKandon, Martin, Sayang, Scarborough, Smith of Autus,
Smith of Builer, Smith of Greene, Tuck, Ward, Waseess, Williams of Bulleck, Williams of Hearty, Wood—22.

REPORT OF CONFERENCE COMMITTEE.

Report of conference committee on house bill 576; The committee on part of senato recommends receding from the amendment, striking out "Chectaw county," and insists on second amendment, including "clocks" after "watchbs."

JNO. T. KILPATRICK, L. W. MCRAE, Senste committee, J. T. DALE, A. J. HEARN,

House committee,

And the house concurred in the report of the conference committee,

Yeas 56, nays 0.

Mesers. Speaker, Barrou, Beaslay, Brown of Conceuls, Brown of Russell, Burks, Burrs, Calhoun, Cameron, Camp, Cole, Coleman, Gook of Wilcox, Carisi, Dale, Davis, Pirlecker, Forman, Franklin, Faller, Filton, Davis, Pirlot, Forman, Stanklin, Faller, Filton, and Karlin, Kalen, Langley, Lapscomb, Mayfuld Mesfor, Masdows, Mixon, Mongomery, Moore, McCusky, McCorrey, McQueen, O'Brun, Rosel, Robbins, Chebers, Sanford, Savese, Sastbookogs, Smith of Buther, Smith of Greene, Smith of Autuaga, Smith of Buther, Smith of Greene, Smith of Buther, Smith of Smith, Smith of Buther, Smith of Buthe

And the house concurred in the senate amendments to n. 518. To amend sections 1 and 2 of an act to incorporate the town of Ruiledge, in the country of Crenshaw, and State of Alabama, approved February 11th,

Yeas 59, navs 0.

Yeas:
Mossrs, Speaker, Barron, Beasley, Beeson, Bellinger,
Brooks, Brown of Consemb, Brown of Russell, Burns,
Cameron, Cemp, Cole, Coleman, Cook of Taffadega,
Cook of Wilcox, Dale, Davis, Deans, Fwing, Fletcher,
Forman, Franklith, Fuller, Fulton, Jinks, Kelly, Kenuedy, Kyle, Langley, Lipscomb, Maples, Mayfield,
Mesidows, Maham, Montromore, Moore, McClusky, McMesidows, Maham, Montromore, Moore, McClusky, Mc-

Queen, O'Brien, Ott, Prowell, Roach, Robbius, Robinson, Rogers, Routon, Savage, Scarborough, Smith of Autanga, Smith of Buller, Smith of Greece, Smith of Mobile, Taylor, Tuck, Ward, Wheelsss, Williams of Bullock, Williams of Henry, Wood—59.

11. 478. To incorporate the town of Brantley, Crenshaw county.

Yeas 65, nays 0.

Yeas:
Meissa: Speaker, Barron, Beasley Beeson, Boykin,
Brown of Conceith, Brown of Russell, Burns, Galboun,
Gameron, Cole, Goleman, Loos of Yalladegs, Gook of
Gameron, Cole, Goleman, Loos of Yalladegs, Gook of
Forman, Fuller, Fulton, Galne, Gibbons, Grave, Hearn,
Jinks, John, Kelly, Kennedy, Japosomb, Maples, Mayfield, Mesdows, Mills, Mixon, Montgomery, Moocs, McGorcy, McQueen, O'Brien, Gir, Patton, Prowell, Bawes,
Bosch, Robinson, Jopen, Bowe, Sanford, Savage, SasSmith of Green, Smith of Mondle, Summers, Sarlor,
Tuck, Turner, Ward, Wheeless, Williams of Builock,
Williams of Henry, Wood—65.

And n. 477. To fix the times and places of holding the courts in the first judicial circuit of Alabama, and to regulate the practice therein.

Yeas 55, nays 0.

Yeas:

Masser, Speaker, Beasley, Besson, Broke, Brown of Concells, Brown of Rossell, Barky, Burns, Gilhoon, Concells, Brown of Rossell, Barky, Burns, Gilhoon, Fornan, Frashilis, Fuller, Fullon, Gowin, Gilbons, Grant, Gravos, Kelly, Keanedy, Killebewe, Langley, Mastin, Mayfield, Maodor, Mill, Mixon, Moras, McCinsky, McCorrey, O'Brien, Ou, Faton, Roswe, Rooth, Smith of Actanga, Smith of Stator, Smith of Mobile, Smith of Service, Smith of Adaptines of Henry, Wood—55.

MESSAGE FROM THE GOVERNOE.

MONTGOMERY.

February 6, 1895.

Mr. Speaker:

I have the honor to inform you that the following bills, which originated in the house, have been approved; Nos. 822, 403, 235, 751, 42, 322, 288, 46, 545, 189, 765, 282, 283, 511 and 773.

Very respectfully, Harvey E. Jones, Private Secretary.

MESSAGE FEOM THE SENATE.

Mr. Speaker:

The president of the senate having signed the following bills, your signature thereto is requested: a. 168. For the relief of W. W. Thompson, sheriff

of Macon county; s. 260. To amend an act to establish the George N.

s. 260. To amend an act to establish the George N. Gilmer school district in Lowdnes county, approved 14th February, 1887;

a. 284. To ropeal an act entitled an act to regulate the trial of misdemeanors in Madison county, approved Fobruary 9th, 1877, and all acts amendatory thereof, and to provide for the disposal of cases remaining undetermined on the docket of the county court of Madison county;
s. 216. To incorporate the "Louise Short Baptist.

s. 316. To incorporate the "Louise Short Baptist Widows' and Orphan's Home," No. 310, approved February 14th, 1891.

SIGNING BILLS.

The speaker of the house, in the presence of the house, immediately after their titles bad been publicly read by the clork, signed the bills, whose titles are set out in the foregoing senate message.

MESSAGE FROM THE SENATE.

M. Speaker:

The senate has concurred in the report of the committee of conference on the disagreement of the two houses

on the senats amendment to the bill,

H. 103. To amend an act entitled an act to incorporate the Alabama Baptist Colored Normal and Theological School, and all amendments thereto.

W. L. CLAY, Secretary.

And the house recassed till 3 o'clock this afternoon.

AFTERNOON SESSION.

H. 808. To make the anniversary of the birthday of Jefferson Davis a legal holiday.

On motion of Mr. O'Brien the bill was amended by making the birthday of Gen. Robert E. Lee a legal holiday, also.

And the bill, as amended, Was read a third time, at length, and passed-yeas

45, navs 9. Yeas:

Messrs. Barron, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Burks, Cameron, Cook of Wilcox, Dale, Deans, Fisiding, Fletcher, Forman, Fulton, Gewin, Gibboos, Graves, Jinks, Kennedy, Killsbrow, Kyle. Lipscomb, Meador, Meadows, Malian, Mills, Mixon, Montgomery, McCorvey, McQueen, O'Brien, Ott, Patton. Perry, Rand, Roach, Rolibins, Robinson, Rowe, Routon, Sanford, Smith of Autauga, Smith of Butler, Smith of Greenc, Turner, Ward, Williams of Bullock, Wood-45. Nava:

Messra Speaker, Cole, Coleman, Cook of Talladega, Franklin, Harris, Mahan, Mixon and Wheeless-9. H. 1050. To establish a seal for the State of Alabama,

Was read a third time, at length, and passed-year 49, navs 18. Yeas:

Messrs, Barron, Beasley Beeson, Boykin, Brooks,

Bown of Hassell, Calboun, Cameron, Gole, Coleman, Color of Wilcox, John, Dears, Henring, Forman, Falton, Gewin, Gibbons, Gravos, Hearn, Jinks, John, Killebren, Lipecomb, Maples, Mayfeld, Mealor, Mottgonery, Moors, McCorrey, McQuean, O'Brion, Rabb, Rand, Reach, Robbias, Robinson, Row, Routon, Sanford, Searborough, Smith of Autangs, Smith of Bulles, Smith Searborough, Smith of Autangs, Smith of Mulles, Smith Williams of Bulleck, Wood—49 Williams of Bulleck, Wood—49 Williams of Bulleck, Wood—49 Milliams of Bulleck, Wood—40 Milliams of

Nays:

Mesers. Speaker, Burks, Fielding, Flatcher, Franklin, Fuller, Harris, Konnedy, Knight, Kyle, Laugley, Meadows, Mahan, Ott, Perry, Reaves, Summers and Wheelese —18.

n. 1051. To adopt a flag for the use of the State of Alabama.

Was read a third time, at length, and passed—yeas 52, nays 5. Year

Messer, Speaker, Barron, Beadey Besson, Boykin, Browks, Brown of Gonesul, Rivom of Russell, Caliboun, Cameron, Cook of Wilcox, Dale, Fleming, Fletcher, Forman, Fullon, Gewin, Gilbons, Graves, Hearn, Jinks, John, Kennedy, Killebraw, Knight, Kyle, Langley, Lipsonh, Maples, Mendoy, Mendows, Wontgomery, Moore, McCorvey, McGueson, O'Brinn, Perry, Ikabh, Roblinson, McCorvey, McGueson, McCorvey, McGueson, McCorvey, McGueson, McCorvey, McGueson, McCorvey, McGueson, McCorvey, McGueson, Kangha, Ka

Messrs, Burks, Coleman, Franklin, Harris, Mahan—5. Mr. Knight moved to take up for consideration п. 776 in lien of the consideration of н. 327.

Mr. Robinson moved to table Mr. Knight's motion, and Mr Robinson's motion was lost.

Yeas 26, nays 42. Yeas:

Mosers. Speaker, Cameron, Coleman, Fielding, Fleming, Fletcher, Fulton, Gewin, John, Kyle, Lipscomb, Maples, Mahan, Mixon, Monigomery, McCorvey, Mc-Queen, O'Brien, Ott, Rand, Robinson, Sanford, Scarborough, Smith of Greene, Smith of Mobile—26.

Navs: Messrs Beasley, Beeson, Brown of Conecub, Brown of Russell, Calboun, Camp, Cole, Cook of Talladega, Cook of Wilcox, Dale, Deane, Ellis, Forman, Frautlin, Gibbon, Grave, Harris, Hearn, Kullebrew, Knight, Long, ley, Meador, Meadows, Mocen, Rabb, Reaves, Roach, Robbins, Rogers, Routen, Savage, Seale, Smith of Ausinga, Smith, of Buller, Summor, Tuck, Turner, Ward, Wheeless, Williams of Bullock, Williams of Henry, Wood—92.

And Mr. Knight's motion was lost.

Yeas 41, nays 31.

Yeas:

Messrs. Banks, Barron, Beasley, Beeson, Brown of Conecul, Brown of Russoll, Calboun, Cole, Cool of Taliadega, Cook of Wilcox, Dala, Davis, Fleming, Forman, Franklin, Fullon, Gibbons, Graves, Hearn, Killebrew, Knight, Langley, Meador, Meadows, Moore, Rabb, Roach, Rogers, Rowe, Routon, Seathorough, Seale, Smith of Buller, Summers, Tuck, Turner, Ward, Wheeless, Williams of Bulleck, Williams of Hurry, Wood

Nays:

Messrs. Speaker, Brooks, Cameron, Camp. Coleman, Deans, Fletcher, Fullar, Gewin, John, Kennedy, Kyle, Lipscomb, Maples, Mayfield, Mahan, Mison, Montgonery, McCorrey, McQueen, O'Brien, Ott, Perry, Reaves, Robbins, Robinson, Sanford, Savage, Smith of Autauga, Smith of Greene, Smith of Mobile—31.

The house proceeded to the consideration of

M. 327. To prohibit the sale, giving away or otherwise disposing of vinous, male or spirituous liquors within two miles of Calvert Chapel, in Washington county, Alabama.
Mr. Knight offered the following amendment:

By striking from the stile and the body of the bill the words "two miles of Calvert Chapel, in Washington county, Alahama," and inserting in lieu thereof the words, "the limits of the state of Alabama, except in incorporated cities and towns under police jurisdiction and control;

And Mr. Knight's amendment was adopted. Yeas 41, mays 34.

Yeas 11, maya 5

Messrs. Beasley, Beeson, Brown of Coneuch, Brown

of Russell, Calhoun, Cole, Cook of Talladega, Cook of Wilcox, Dale, Davis, Ellis, Henning, Forman, Franklin, Fulson, Gibbons, Graves, Hasrn, Killebrew, Knight, Fulson, Gibbons, Graves, Hasrn, Killebrew, Knight, Mendor, Mahan, Moore, Perry, Rabb, Rosch, Rogers, Rowe, Ronton, Scarborough, Seale, Smith of Butter, Smith of Grorene, Summers, Tuck, Turner, Ward, Wheeless, Williams of Bullock, Williams of Henry, Wood—41.

Naye:

Messrs. Speaker, Banks, Brooks, Burks, Cameron, Camp, Coleman, Deans, Fleming, Fletcher, Fuller, Gewin, Graham, Hill, John, Kennedy, Kyle, Lipscomb, Maples, Mayfield, Meadows, Mahan, Mixon, Montgornery, McCorvsy, McQueen, O'Brien, Rand, Rawes, Robbins, Robinson, Sanford, Savage, Smith of Mohlle—34.

bins, Robinson, Sanford, Savage, Smith of Mobile—34.
And the bill was read a third time at length and passed—vens 45, navs 32.

Yeas:

Messrs. Barron, Beasley, Besson, Brown of Concenth, Frown of Rassell, Calhoun, Camp, Cole. Cook of Talladegs, Ook of Wilcox, Curtis, Dale, Daris, Fleming, Fornan, Frankin, Fallon, Gibbons, Graham, Greves, Graham, Moren, Perry, Babb, Band, Roch, Begrer, Rowe, Rotten, Scarborugh, Scale, Smith of Burder, Smith of Gresse, Summsrs, Tuck, Turner, Ward, Willams of Bullock, Williams of Henry—45.

Nays:
Messrs. Speaker, Banks, Brooks, Burks, Cameron, Coleman. Deans, Ellis, Fleming, Flstchor,
Fution, Hill, Kennody, Kyle, Langley, Lipscomb, Mastin, Mayfield, Masdows, Mixon, Montgomery, McCorvey,
McQueen, Reaves, Robbins, Robinson, Sanford, Savage,
Smith of Autaugs, Smith of Mobile, Whocless, Wood

H. 332. To amend section 4796 of the code,

Was read a third time, at length, and passed—yeas 41, nays 10. Yeas:

Mssars. Speaker, Barron, Beasley, Beeson, Brown of Conecuh, Brown of Russell, Calhoun, Camoron, Camp, Gook of Talladega, Cook of Wilcox, Dale, Fielding, Fleming, Fletcher, Fuller, Fulton, Gewin, Gibbons, Graham, John, Ksunedy, Langley, Maples, Mayfield, Meador, Mahan, Montgomsry, Moore, McQueen, Ott, Rabb, Rosek, Rogers, Sankerd, Smith of Autsags, Summers, Tuck, Turner, Ward, Williams of Bullock, Wood —41.

Nays:

Mossys. Banks, Burks, Cole, Coleman, Ellis, Forman, Franklin, Harris, Hearn, Robbins and Wheeless—10. And en motion the heuse recessed until 7:30 to-night.

NIGHT SESSION.

n. 1025. To authorize the commissioners court of Lee county to levy a tax for the purpose of working the public roads of said county, and to let out said roads by contract.

Was read a third time, at length, and passed—yeas 52, pays 0.

Yeas:

Messes. Speaker, Barrou, Brewn of Russell, Burks, Calbuny, Camero, Coleman, Cook of Talladega, Cook of Willows, Dale, Deans, Ellis, Fielding, Flatcher, Frankin, Fuller, Fullen, Gewin, Gibbons, Graves, Hill, Jaim, Kally, Kyle, Lipscomb, Maples, Mastin, Mayfield, Man, Monagomery, McCorrey, O'Brinn, Roschi, Robbins, Robinson, Rogers, Rowe, Lawren, Carlon, C

s. 201. To fix the time of holding the chancery courts in the counties of Monroe and Perry,

Was read a third time, at length, and passed—yeas 51, nays 0.

Ysas:

Messrs. Speaker, Barron, Burke, Calboun, Cameron, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Feldidug, Fletcher, Franklin, Fuller, Fulton, Gibbons, Graves, Hill, John, Kelly, Kyle, Langley, Maples, Mastin, Mayfield, Meadows, Mahan, Montgomery, Moore, McOorvey, O'Brien, Reaves, Roach.

Robbins, Robinson, Rogers, Rowe, Routon, Savage, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Tuck, Ward, Wheeless, Williams of Bulbok, Williams of Henry, Wood—51.

liams of Bullock, Williams of Henry, Wood—51.

s. 207. To dotach Lowades county from the 4th and attach it to the 2nd judicial circuit, and to detach the county of Bibb from the 5th and attach it to the 4th judicial circuit, and to detach the 2nd and attach it to the 4th judicial circuit, and to detach the county of Covington from the 2nd and attach it to the 12th judicial circuit, and to fix the time for holding the circuit courts in said countries:

Was read a third time, at length, and lost, a quorum not voting—yeas 59, nays 7.

Yeas:
Messrs Speaker, Barron, Boykin, Calhonn, Cameron,
Coleman, Cook of Talladega, Cook of Wilcox, Dale,
Freming, Fleckher, Franklin, Fuller, Guwin, Gibbons,
Graves, John, Kolly, Kyla, Lipscond, Maples, Mahan,
McCorrey, O'Hen, Reaves, Rosch, Robinson, Rogers,
O'Hen, Reaves, Rosch, Robinson, Rogers,
O'Buller, Smith of Grosne, Smith of Mobile, Taylor,
Tuck, Ward, Williams of Bulleck, Wood—39

Nays: Messrs. Davis, Ellis, Feilding, Fuller, Mayfield, Sum

mers, Wheeless, Wood—7.

The spoaker stated, that the bill having faild to pass for want of a quorum voting, resumed its place on the calendar.

And the house adjourned till 10 o'clock to-morrow morping.

FORTY-THIRD DAY.

House of Representatives.

February 8, 1895.

The house met pursuant to adjournment. Prayer by Rev. Mr. Rowe of the house, A quorum was present.

LEAVE OF ABSENCE.

Was granted to Mr. Curtis, for to-day and to-morrow, Mr. Davis and Mr. Ewing, for to-day, Mr. Grant and Mr. Wheeless indefinitely.

The motion to reconsider the vote by which

a. 237. To prohibit the sale, giving away, or other-wise disposing of vinous, mail or spiritous hipures with the limits of the State of Alabama, except in incorporated cities and tows, under police jurishiction and control; or within three miles of Saint John's Bapties church in Pike county; or within three miles of Friendship M. E. church in Pike county; or within three miles of Friendship M. E. church in Pike county; or in five miles M. E. church south, in Citronelle.

Was taken up.

Mr. Meador moved to table Mr. Graham's motion; and Mr. Meador's motion was carried.

Yeas, 52. nays 26.

Yeas:
Messrs. Barron, Beasley, Beeson, Bellinger, Boykin,
Brown of Concenth, Brown of Russell, Burns, Calhoun,
Camp, Cole, Cook of Talladega, Cook of Wileox, Dale,
Davis, Frieding, Florning, Fletcher, Forman, Franklin,
Franklin, Hurse, Burns, Henri, Jackon, John, Kelly,
Fullen, Graves, Burns, Henri, Jackon, John, Kelly,
Fullen, Graves, Burns, Henri, Jackon, John, Kelly,
Mahan, Mixon, McQueen, O'Brien, Ferry, Rabb, Rand,
Mahan, Mixon, McQueen, O'Brien, Ferry, Rabb, Rand,
Rock, Rogers, Rowe, Bouton, Savags, Scatborough,
Smith of Sutler, Smith of Greena, Summers, Tuck,
Turper, Williams of Bulleck, Williams of Heury—C2.

Nays:

Messrs. Speaker, Banka, Brooks, Burks, Cameron, Coleman, Deans, Gains, Graham, Jinks, Kennedy, Kyle, Mastln, Mayfield, Meadows, Montgomery, McQueen, Ott, Provail, Robbins, Robinson, Serews, Smith of Autauga, Smith of Mobile, Ward, Wood—26. On motion of Mr. Davis—d,

H. 821. To provide for the calling and holding of meetings of stockholders of milroqi corporations in certain cases, and regulating the voting, the election of officers, and the transaction of other business at such meetiues.

Was taken from the table.

Yeas 52, navs 24.

Yeas

Mesers. Speaker, Barron, Boasley, Brown of Connech, Barke, Burns, Ghibon, Cole, Colema, Cook of Talladega, Cook of Wilcox, Dais, Davis, Deans, Ellis, Ford, Jacks, Kolly, Kennedy, Killishover, Kenghaderon, Jakas, Kolly, Kennedy, Killishover, Kenghaderon, Manning, Mastlin, Mayleid, Masdon, Mills, Mixon, Montgonery, Moore, McCorev, WeQueen, Ok. Perry, Proveill, Reaves, Rosan, Bolinoon, Routon, Servers, Tarner, Willisham of Bullock—20, Terrer, Tuck, Tarner, Willisham of Bullock—20.

Nays: .

Messrs, Banks, Beeson, Bellinger, Boykin, Brooks,
Brown of Russell, Cameron, Fletcher, Fulton, Gibbons,
Graves, John, Langley, Lipscomb, Meadows, Mnho,
O'Brien, Rabb, Robbins, Rogers, Rowe, Seale, Smith of
Greene, Wood—24.

Mr. O'Brien moved to recommit the bill to the judiciary committee,

Mr. O'Brisn's motion was tabled, Yeas 50, nays 27.

Yess:

Meser. Speaker, Bensley, Bellinger, Barks, Burns, Calboun, Camp, Ocob of Talladages, Cook of Wilcox, Calboun, Camp, Ocob of Talladages, Cook of Wilcox, Dale, Davis, Beans, Ellis, Forman, Franklin, Fuller, Gains, Gibbons, Graham, Bearn, Jackeon, Jinks, Kelly, Kannedy, Killebrew, Knight, Kyle, Manning, Mastin, Mayfald, Mesels, Mille, Milcon, Mongounery, Moore, Mayfald, Mesels, Mille, Milcon, Mongounery, Moore, Routon, Serows, Seale, Smith of Aristaga, Summers, Tuck, Turner, Williams of Bulleds—50.

Nays:
Messrs, Banks, Barron, Boykin, Brooks, Brown of
Russell, Cameron, Cole, Coleman, Fletcher, Ford, Fulton, John, Langley, Lipscomp, Meadows, Maho,
O'Brion, Perry, Rabin, Rand, Robbins, Rogers, Rowe,
Savage, Screws, Ward, Wood—27.

And the house concurred in the first senats amendment to the bill,

Yeas 46, uays 37, Yeas :

Messrs. Speaker, Beasley, Burns, Calhoun, Camp, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ellis, Fielding, Fleming, Ford, Fuller, Gains, Gewin, Graham, Hearn, Jinks, Kelly, Kennody, Killebrew, Knjett, Kyle, Manning, Massin, Mixon, Montgomery, McClusky, McQueen, O'Erico, Ott, Prowell, Robinson, Bouton, Sandrof, Searborough, Seals, Smith of Autsuge, Smith of Butler, Smith of Mobile, Tuck, Turner, Williams of Bullock, Williams of Honry—45.

Nays:
Mesars, Barks, Barron, Beeson, Bellinger, Boykin,
Brooks, Brown of Conscoth, Brown of Russell, Burks,
Canaron, Forel, Fornan, Franklin, Fullon, Gains,
Gewin, Gibbons, Graves, John, Langley, Lipscomb,
Maples, Mayfield, Meador, Meadows, Mahan, Mills,
Moore, Perry, Rabb, Rand, Robbins, Rogers, Rowe,
Savage, Seals, Smith of Grone, Wood+-37.

And the house concurred in the second senate amend-

ment to the bills, Yeas 47, nave 35.

Yeas:

Massrs. Speakar, Beasley, Burns, Calhoun, Coleman, Colonan, Colonan, Colonan, Colonan, Colonan, Colonan, Colonan, Carlon, Carlon, Carlon, Carlon, Carlon, Carlon, Carlon, Gewin, Graham, Hearn, Jinke, Kelly, Kennely, Killebrew, Kinglis, Kyle, Manning, Mastin, Mills, Mixon, Montgomery, McCorroy, Schlessen, Osmito, Mixon, Montgomery, McCorroy, Schlessen, Osmito, Schwen, Smith of Astangen, Smith of Burler, Smith of Mobils, Tuck, Turner, Willest, Williams of Burler, Smith of Mobils, Tuck, Turner, Willest, Williams of Burler, Smith of Hanry—47.

Nays:
Messrs. Banks, Barron, Beeson, Bellinger, Boykin,
Brooke, Brown of Conceuth, Brown of Russell, Burks,
Cameron, Fletchar, Ford, Forman, Franklin, Fullon,
Gibbons, Graves, John, Langley, Lipscomb, Maples,
Mayfield, Masdor, Meadows, Mahan, Morse, Perry,
Rabb, Isand, Robbins, Rogers, Rowe, Savage, Seale,
Smith of Green, Wood—35.

Mr. O'Brien moved to reconsider the vote by which the house concurred in the senate amendments.

Mr. Davis moved to table Mr. O'Brien's motion, and Mr. Davis' motion was carried.

Ysas 38, nays 27.

Yeas: Messrs. Speaker, Beasley, Burns, Calboun, Cook of Wilcox, Dale, Davis, Deans, Ellis, Fielding, Fleming, Franklin, Fuller, Gaius, Gibbons, Graham, Kelly, Kennedy, Killberwe, Knight, Kyle, Manning, Mastin, Mixon, Montgomery, McCorvey, McQueen, Ott, Prowell, Robinson, Ronton, Sanford, Scarborough, Sorews, Smith of Autauga, Tuck, Turner, Williame of Bullock—38.

Nays: Banks, Barron, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Cameron, Camp, Cole, Fletcher, Ford, Fulton, Graves, John, Lang-ley, Lipscomh, Maples, Mills, O'Brien, Perry, Rogers, Rowe, Sesle, Smith of Greens, Williams of Henry, Wood—27.

INTRODUCTION OF BILLS.

On a call of the countles bille were introduced, severally read one time and referred to appropriate committees as follows:

By Mr. Graves— R. 1201. To amend sections three and four of an act entitled an act to establish a new city charter for Eufaula, approved February 28, 1870.

Corporations; By Mr. Rand (by request)-

n. 1202. To suthorize the judge of the probate court of Colbert county to establish districts in said county in which stock may be prevented from running at large, and to regulate such districts, Local legislation;

By Mr. Montgomery (by request)-

n. 1203. To repeal an act entitled an act to more effectually scoure competent and well qualified jurors in the several counties of this State, so far as the county of Cillman is concerned, approved February 28, 1887, Judiclary:

Also, (by request)

H. 1204. To limit the number of days the county commissioners will be allowed to hold courts in the county of Cullman in each year,

Revision of laws; By Mr. John-

H. 1205. To make appropriations for the salaries of

the chancellor of the northern chancery division, the judges and solicitors of the 12th and 13th circuits,

Appropriations; By Mr. O'Brisn-

n. 1206. To require any person or persons nurchasing the property or franchises of any ratinoad or other corporation heretofore or horeafter created under that laws of this state under any order or decree of any control to become incorporated under the laws of this state before exercising the franchises of any such railroad so

purchased, Corporations;

Also, H. 1207. To require all corporations owning or operating railroads in this state to hold all meetings of stockholders in this state.

Corporations; By Mr. Prowell—

H. 1208. To amend section two of an act to prevent stock from running at large in certain parts of Marengo county.

Local legislation By Mr. Davis-

n. 1209. To amend section one of an act to establish the Guin School District, in Marion county, approved February 21, 1893, Education:

By Mr. O'Brien-

H. 1210. To amend an act to prescribe and regulate the terms of the court of county commissioners of Jefferson county, approved December, 5, 1892,

Jefferson delegation ; By Mr John—

R. 1211. To fix the time of holding the chancery courts in the northeastern chancery division, and regulate the proceedings therein, Judiolary.

BILLS ON SECOND READING,

The chairmen of the several committees, reported favorably on the following bills:

H. 329. To amend section one of an act entitled an 85h act to ostablish a separate school district to be known as the Mellville school district, Winston county, Alabama,

With substitute:

H. 890. To define the duties and powers of the board of police commissioners of Birmingham, Alabama, and to regulate the police department of said city and provide for the appointment of such commissioners :

m. 935. To probibit the throwing or placing timber, stone, brush, sawdust or other obstruction in Big Canoe oreek in St. Clair county or any of its tributaries;

g. 1094. To establish an agricultural school and experiment station at or near Five Points, Chambers county, to be located by the governor, superintendent of education and commissioner of agriculture.

With minority report;

B. 1180. To establish an agricultural experiment station and school at or near Ozark, Newton Pinckard or Daleville, Dale county, Alabama, to be located by the governor, superintendent of education and commissioner of agriculture,

With minority report:

н. 1181. To require sheriffs and their deputies to arrest persons doing business in this state without license; H. 1182. To prevent the sale of wheat bran mixed with particles of corn cobs unless the same is properly labelled:

s. 1187. To empower the commissioner of agriculture to redeem from the Bradley Fertilizer Company fertilizer tags issued during the years 1891, 1892 and 1893, to said company aggregating five hundred fifty-six dollars and

twenty five cents (\$556.25);

m. 1188. To regulate payments of the fine and forfeiture fund of Covington county by requiring payments in the numerical order of its registry, and after sixty days notice to bar claims not presented to the amount of one hundred and thirty five dollars of the claims first in numerical order not presented;

s. 356. To prohibit fishing, netting, seining or otherwise catching fish from the stream known as Kellet creek where the same passes through beat No. two, sec-

tion 10, Tailapoosa county;

5, 393. To regulate the fine and forfeiture fund and the nard labor fund of Dallas county;

s. 366. To amend an act entitled an act to amend section 4053 of the code of Alabama, so far as relates to the county of Madison, approved February 6, 1889.

The above and foregoing bills, were severally read a second time, and placed on the calendar.

REPORT OF COMMITTEE ON ENBOLLED BILLS.

Mr. Speaker:

The committee on enrolled bills report the following

bills correctly enrolled;

H. 479. To incorporate the city of Ozark in the county of Dale:

н. 250. To create a separate school district in the

city of Jasper, Alabama, to define the boundaries thereof and provide for the maintenance of schools therein; H. 493. To authorize the city council of Selma to

issue bonds and borrow money for the purpose of providing and maintaining a system of water works in Selma; H. 763. To incorporate the North Alabama College, at Fort Payna, DeKalb county, Alabama;

H. 804. To further provide for and regulate the trial of misdemeanors in Washington county;

n. 314. To amend an act'outified an act to regulate the mode of selecting, drawing and empanneling grand and petit jurces for the country of Mobile, approved Febrary 20th, 1832, and to amend section three of an act entitled an act to amend sections six, eight, ten, eleven mode of selecting, drawing and empaneling regulate the mode of selecting, drawing and empaneling regulate the petit jurces for the country of Mobile," approved Febrary 20, 1883.

J. H. Montgomery, Chairman,

SIGNING OF BILLS,

The speaker of the house in the pressure of the house immediately after their titles had been publicly read by the clerk, signod the bills whose titles are set out in the foregoing report of committee on enrolled bills.

WESSAGE FROM THE BENATE.

Mr. Speaker:

The senate has amended, as therein shown, and, as-

amended has passed the house hills :

M. 99. To repeal an act entitled an act to more effectually secure compatent and well qualified jurors in the several counties of this state, approved February 28, 1887, and this acts amendatory thereof, so far as the same is applicable to the county of Pike;

H. 68s. To establish an inferior court of criminal jurisdiction in the city of Birmingham, define its powersand provide for the election of a judge and appointment

of a clark thereof;

H. 915. To refund to J. H. Williams of Elmore counto the sum of sighty dollars with interest, being purchase money for certain lands heretofore erroneously sold him by the state;

And has passed the following bouse bills :

H. 434. To extend the territorial jurisdiction of notaries public and ex-officio justices of the peace, appointed for ward one (1) in the city of Anniston;

H. 515. To amond section 1 of an act to regulate the taxation of insurance companies, approved February 20.

1893:

N. 690. To limit the criminal inrisdiction of justices of the peace and notaries public with the powers of justices of the peace in precincts twenty-one (21) and thirty-seven (37) in Jefferson county, and in all the wards of the city of Birmingham;

H. 911. To provide for the extension of stock law in

Coosa county;

H. 440. To relieve Worth Whitesida, of Callicom county, Alabama, a minor, of the dashallities of non-ago; M. 814. To authorize the corporate authorities of the town of New Descentia, in the county of Morgan, to resource the corporate authorities of the same of the county of the cou

And has also amended as therein shown, and, as amended has passed the following house bill:

amended has passed the following nouse our:

n. 58. To regulate and prescribe the manner of clocting county commissioners of Cathoun and Marshall counties.

W. L. CLAY, Secretary.

SENATE MESSAGE.

And the bouse concurred in the senate amendments to n. 99. To repeal an act to more effectually source competent and well qualified jurors in the several counties of the state, approved February 28, 1887, and the acts amendatory thereof, so far as the same is amplicable to the county of Pic.

Yeas 53, nays 0.

Yeas: Speaker, Barron, Beasley, Besson, Ballinger, Brown of Concenth, Suriss, Galbonn, Camp, Brooks, Brown of Concenth, Suriss, Galbonn, Camp, Cond. Percana, Pracalin, Fuller, Pallon, Gavin, Graham, Jinks, Kelly, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Maples, Mastin, Mahan, Mills, Mixon, McClusky, McCorvey, O'Brien, Oat, Prowell, Rooch, Robbins, Robinson, Rowe, Rodon, Savage, ScatPooth, Santit of Ausages, Markin of Butler, Smith of Greens, Williams of Butler, Smith of Greens, Williams of Holley, Williams of Holley,

Also in senato amendments to,

n. 915. To refund to J. H. Williams of Elmore county, the sum of eighty dollars with interest, being purchase monsy for certain lands heretofore orronsously sold him by the state.

Yeas 52, nays 0. Yeas :

Messrs. Speaker, Beeson, Bellinger, Brooks, Burns, Calboun, Cameron, Cole, Coleman, Davis, Fielding, Fleming, Fletcher, Ford, Forman, Frauklin, Fuller, Fulton, Gewin, Gibbons, Graves, Harris, Hearn, Kelly, Ksnnedy, Killobrew, Kyla, Langley, Lipscomb, Maples, Mayfield, Meador, Meadows, Mills, Montgomery, May Clusky, McCorrey, O'Brien, Patton, Prowell, Rosch, Robbins, Robinson, Rogers, Routon, Scarborough, Smith of Autauga, Smith of Butlor, Summers, Williams of Bullock, Williams of Hanry, Wood-52.

And has also concurred in the senate amendments to

n. 56. To regulate and prescribs the manner of electing county commissioners of Calhoun and Marshall counties: Yeas 55, nava 0.

Yeas:

Mesers. Speaker, Barron, Beasley, Beeson, Bellinger. Brooks, Brown of Russell, Burks, Burns, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Davis, Ewing, Fielding, Flaming, Fletcher, Ford, Forman. Franklin, Fuller, Gains, Gewin, Harris, Jinks, Kelly, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Maples, Mayfield, Meadows, Mills, Mixon, Montgomery, Moors, McClusky, O'Brien, Roach, Robbins, Robinson, Rogers, Rowe, Savage, Scarborough, Smith of Autauga, Summers, Taylor, Tuck, Williams of Bullock, Williams of Henry, Wood-55.

And on motion of Mr. John the senate amendments to

n. 689 were referred to judiciary committee.

The house concurred in the senate amendment to n. 689. To establish an inferior court of criminal jurisdiction in the city of Birmingham, define its powers and provide for the election of a judge and appointment of a clerk thereof:

Yeas 57, navs 0,

Yeas:

Messrs. Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecnh, Brown of Russell, Burns, Calhoun, Coleman, Dale, Ellis, Fielding, Fleming. Fletcher, Ford, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Graves, John, Kennedy, Killobraw, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfiold, Meadows, Mahan, Mixon, Moore, McCorvey, O'Brien, Perry, Prowell, Rand, Roach, Robinson, Rogers, Rowe, Routon, Sanford, Savage, Smith of Greens, Tuck, Turner, Ward, Williame of Bullock, Williams of Henry, Wood-57.

WILLS ON THIRD READING.

bams to draw his warrant on the state treasurer for the amount due the late James Taylor Jones as salary as judge of the first judicial circuit up to the time of his death, in favor of Virginia M. Jones, relict of the said Judge Jones,

Was road a third time, at length, and passed-yeas 66,

navs 0.

Yeas: Messrs. Beasley, Beeson, Bellinger, Brooks, Brown of Conceuh, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wiloox, Dale, Ellis, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Harris, Hearn, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Mastin, Meador, Meadows, Mills, Montgomery, Moore, McClusky, McCorvey, O'Brien, Perry, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Ronton, Sanford, Savage, Seale, Smith of Autauga, Smith of Butler, Smith of Mobile, Taylor, Tuck, Turner, Ward, Williams of Bullock, Williams of Henry, Wood-66.

H. 895. To authorize C. L. James the guardism of Amanda James a lunstio, and widow of James James deceased, to convey the right of dower of said Amands James in certain lands without order of court,

Was read a third time at length and passed-yess 70, navs 0.

Banks, Barron, Beeson, Boykin, Brooks, Messrs. Brown of Conecult, Brown of Russell, Burns, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ellis, Ewing, Fielding, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Glbbons, Graham, Graves, Harris, Hearn, Jackson, Jinks, John, Kelly, Killebrew, Knight, Kyle, Langley, Manning, Maples, Mastin, Mayfield, Meador, Mealows, Mahan, Mills, Mixon, Montgomery, McCorvey, McQueen, O'Brien, Ott, Patton, Prowell, Rabb, Reaves, Roach, Robbins, Robinson, Rowe, Routon, Savage, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith or Mobile, Wood-70. H. 1078. To incorporate the South Alabama and

Gulf Railroad Company.

Was read a third time, at length, and passed—yeas 57, nays 0. Yeas:

Messrs. Speaker, Beaaley, Beeson, Brooks, Brown of Conecult, Brown of Russell, Burns, Camoren, Cook of Talladega, Cook of Wilcox, Cursis, Ellis, Flening, Fletcher, Ford, Byroman, Franklin, Fuller, Fulson, Qulas, Gibbons, Graves, Harris, Hearn, Jinks, John, Kolfy, Kennedy, Killerbere, Kylo, Langley, Mapies, Massis, Mendows, Mills, Mixon, Moron, O'Bridgey, Mapies, Sanford, Sear-Dough, Smith of Autagap, Smith and Sanford, Sear-Dough, Smith of Autagap, Smith and evilence, Smith of Mobile, Summers, Tuck, Ward, Williams of Heary, Wood—Mary, Ward, Williams of Heary, Wood—Mary, Ward, Williams of

g. 1179. To incorporate the Industrial Insurance

Was read a third time, at length, and passed—year

69, nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beilinger, Brooks, Brown of Concenb, Burks, Galboun, Camp, Cook of Tallaicega, Cook of Wilcox, Guris, Dale, Davis, Ellas, Feuing, Fledding, Flenning, Ford, Frankin, Fuller, Fulton, Gibbons, Graham, Graves, Harrs, Haern, Licken, Jacks, John, Kelly, Konnedy, Killebrew, Kulesow, Kalender, Killebrew, Kulesow, Markey, Garley, Smith of Autanga, Smith of Batley, Karl, Warley, Wood—69.

AFTERNOON SESSION.

LEAVE OF ABSENCE.

Was granted to Mr. Mixon for one day on account of sickness.

RESOLUTIONS.

Mr. John offered the following resolution which was

adopted: Resolved, That any member who absents himself from the night session, without leave of the bouse first obtained shall if his name is called forfest his right to call a bill, unless in case of sickness.

BILLS ON THIRD READING.

The house proceeded to consider.

H. 756. To amend the rovenue laws of the State of Alabama:

The substitute offered by the committee was amended as follows: By adding to section 8 thereof the follow-

"In counties paying less than twelve thousand dollars "property tax, the said board of equalization at its " meeting for correcting assessments the board shall not " sit for a longer term than four days in each year. In "counties paying more than twelve thousand, and "less than twenty thousand dollars property tax, said " board shall not sit for a longer term than six days in " each year; and in counties paying twenty thousand "dollars property tax and over, shall not sit for a longer

" term than thirty days." On motion of Mr. Kyle, the further consideration of the bill was postponed till to-morrow immediately after

the reports of the standing committees.

H. 1140. To confer chancery jurisdiction on the circuit court of Jefferson county, boldan at Birmingbam and Bessemer, in said county,

Was amended, read a third time, at length, and passed

-yeas 55, nays 0.

Messrs. Beeson, Bellinger, Brooks, Burks, Cameron, Yeas: Camp, Cole, Coleman, Cook of Talladega, Dale, Ewing, Fleming, Fleteber, Ford, Forman, Fuller, Fulton, Gowin, Gibbons, Graham, Graves, John, Kennedy, Killebrew, Kyle, Langloy, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mixon, Montgomery, Moore, McClusky, McCorvey, O'Brien, Ott, Patton, Prowell, Rabb, Reaves,

Roach, Robinson, Rogers, Rowe, Routon, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Turner, Wheeless, Williams of Henry, Wood-55.

H. 920. To authorize Susan M. Daniel, a minor, to sell and convey her land situated in Jackson county. Was read a third time, at length, and passed-yeas

62, neye 0,

Yeas: Mesers, Banks, Beasley, Boeson, Bellinger, Boykin, Brooks, Brown of Russell, Calhoun, Cameron, Coleman, Cook of Telladega, Cook of Wilcox, Curtie, Dale, Deans, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Graham, Grant, Graves, Harris, Hearn, Jackson, Jinks, Kennedy, Knight, Kyle, Maples, Mastin, Meador, Meadows, Mahan, Mills, Montgomery, McClusky, McCorvey, McQuoen, Petton, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Savage, Smith of Autauga, Smith of Butler, Smith of Greens, Smith of Mobile, Taylor, Tuck, Ward, Willett, Williams of Bullock, Williams of Henry, Wood. -62.

H. 774. To make incurable insanity a ground for divorce.

Was read a third time, at longth, and passed-year 36, navs 31, Yeas:

Messrs. Barron, Beasley, Brooks, Burks, Cook of Wilcox, Fleming, Fletcher, Forman, Franklin, Fulton, Gewin, Gibbons, Kolly, Kennedy, Knight, Kyle, Lipscomb, Montgomery, McClusky, McCorvey, O'Brien, Rand, Reaves, Robinson, Rowe, Routon, Sanford, Smith of Autauga, Smith, of Groene, Smith of Mobile, Summers, Taylor, Tuck, Williams of Bullock, Williams of Henry, Wood-36.

Nays:

Mesers, Beeson, Bellinger, Brown of Conccub, Calhoun, Cameron, Cole, Coleman, Cook of Telladega, Ellis, Fuller, Gaine, Gravee, Harris, Hearn, Killebrow, Laugley, Maples, Mastin, Meador, Meadows, Mills, Mixon, Ott, Perry, Prowell, Rabb, Robinson, Rogers, Sanford, Smith of Butler, Turner, Ward-31.

n. 569. To establish a board for the recention and

distribution of dead human bodies in Jefferson county. and to regulate the same,

Was amended, and as amended, read a third time, at length, and lost-yeas 31, nays 42.

Yeas:

Mossrs. Banks, Barron, Beeson, Camp, Dale, Fleming, Fletcher, Fulton, Gewin, John, Kennedy, Knight, Kyle, Lipscomb, Mayfield, Mahan, Montgomery, O'Brien, Rand, Rosch, Robinson, Rogers, Rowe, Sanford, Seale, Smith of Autauga, Smith of Greene, Tuck, Williams of Bullock, Williams of Honry, Wood-31.

Nava:

Messrs, Speaker, Beasley, Bellinger, Boykin, Brown of Conecuh, Burks, Burns, Callioun, Cameron, Cole, Coleman, Ellis, Fielding, Forman, Franklin, Gains, Gibbons, Graves, Harris, Hearn, Hill, Kelly, Killebrew, Langley, Maples, Mastin, Meadows, Milis, Mixon, Moore, McClusky, McCorvey, McQueen, Ott, Rubb, Robbins, Routon, Savage, Scarborough, Smith of Butler, Smith of Mobile, Summers, Taylor, Ward-42.

MESSAGE PROM THE SENATE.

Mr. Sneaker:

The president of the senate having signed the follow-

ing bills, your signature thereto is requested :

s. 293. 'To amend sections one, two, three, four, six, seven, and eight of an act approved February 25th. 1889, entitled an act to amond on act entitled an act to establish and incorporate Scott Academy at Scottsboro, in Jackson county, approved February 16, 1883;

s, 201. To fix the time of holding the chancery courts

in the counties of Monroe and Perry ;

a. 57. To declare a rule of evidence upon the trial of persons indicted for violating the provisions of laws prohibiting the sale of vinous, spirituous, or malt liquors, or alcoholic hitters, cordials or beverages in any county or beat, and to make the fact that the defendant has obtained a license from the internal revenue department of the United States evidence of the defendant's guilt;

s. 87. To dispose of lands which have been, or which may hereafter he sold for taxes, and bid in for the state, and which have not been redeemed or purchased from the state.

W. L. CLAY.

W. L. CLAY, Secretary.

STORING BILLS.

The speaker of the house in the presence of the house, immediately after their titles had been publicly read by the clerk, signed the bills whose titles are sot out in the foregoing senate message.

NIGHT SESSION.

The house resumed consideration of

BILLS ON THIRD READING. H. 794. To amend section six of an act, approved Do-

comber the 9th, 1890, entitled an act to prevent stock from running at large in Pike county so as to read as follows:

The substitute offered by the committee was adopted, and the bill was read a third time at length and passed —vsas 56, nays 1.

Yeas:

Massar, Speaker, Besseley, Besson, Bellinger, Boykin, Froots, Brown of Casseell, Barks, Burns, Calheun, Camp, Cole, Coleman, Cook of Talladge, Cook of Wileox, Deans, Elis, Fielding, Fleming, Fletcher, Forman, Fracklin, Fuller, Felton, Gewin, Gilbert, Forman, Fracklin, Fuller, Falton, Gewin, Gilbert, Forman, Fracklin, Fuller, Falton, Gewin, Gilbert, Smith, Mana, Moore, McGorwey, Ott., Roach, Robbins, Rows, Routon, Savage, Scarborough, Serwas, Smith of Autuges, Smith of patterns, Smith of Modile, Smith of Pattern, Word, Williams of Blacker, Williams of Henry, Wood—Sol

Mr. John.

H. 533. To amend an act entitled an act to satablish an agricultural school and experiment station at Albertville, Alabama, Lebanon, Alabama, or Springvills. Alabama, to be located by the governor, superintendent of education and commissioner of agriculture, which became a law on the 21st day of February, 1893,

Was read a third time at length and passed-year 54,

nave 0.

Yeas: Mesers. Speaker, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Camp, Cole, Coleman, Dsans, Ellis, Fielding, Fleming, Fletcher, Forman, Fuller, Fulton, Gewin, Gibbons, Graves, Kyle, Langley, Lipscomb, Maples, Mayfield, Meadows, Mahan, Moore, Ott, Prowell, Roach, Robbins, Rogers, Rows, Routon, Savage, Scarborough, Seale, Smith of Autauga, Smith of Butlor, Smith of Mobile, Summers, Tuck, Turner, Ward, Williams of Bullock, Williams of Henry, Wood-54.

H. 973. To authorize riparian proprietors who have erected or maintained piles, booms, bulkheads and other structures in front of their property to collect a compen-

aution for the use thereof by others.

Was read a third time at length and passed-yeas 48, navs 3.

Yeas: Messrs. Speaker, Beeson, Bellinger, Boykin, Brooks, Brown of Russell, Burks, Calhoun, Cole, Coleman, Cook of Wilcox, Deans, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gowin, Gibbons, Gravee, John, Kyle, Langley, Lipscomb, Maples, Mayfield, Mendowe, Mahan, Mixon, Moore, McCorvey, Roach, Robbins, Rowe, Rouson, Savage, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Turner, Ward, Williams of Bullock, Williams of Henry, Wood-48. Navs:

Mcssrs, Beasley, Summers, Tuck-3. s. 277. To dissolve the incorporation of the Mobile Athletic Association, incorporated under the general laws of this stute. Was read a third time at length, and passed—yeas 53.

navs 1.

Yeas: Messrs. Speaker, Beasley, Beeson, Bellinger, Boykin, Broots, Burra, Calbonn, Cameron, Gamp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Deane, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fullon, Gewin, Gildbonn, Chruves, John, Kyls, Langley, Rozeh, Robbins, Robinson, Rowe, Routon, Savage, Sarabrovagh, Servers, Smith of Autunga, Smith of Buller, Smith of Green, Swith of Mobile, Summers, Taylor, 1997,

Nay: Mr. Burks.

Mr. Burks.

H. 942. To establish a branch agricultural experiment station and agricultural school at Jackson, Clarke county, Alabama,

Was amended, read a third time at length and passed —veas 53, pays 1.

Yeas:

Massz. Beaaley, Beeson. Bellinger, Boykin, Brooks, Brown of Russel, Burks, Burns, Calboun, Camp, Cole, Coleman, Cook of Tallafega, Cook of Wistox, Deans, Fielding, Flening, Fletcher, Ford, Forman, Franklin, Fuller, Fallon, Gewin, Gibbons, Gravev, John, Kly, Fuller, Fallon, Gewin, Gibbons, Gravev, John, Kly, Langley, Lipacomb, Maples, Massin, Maydeld, Masdown, Moore, Ott, Roseb, Robbins, Robinson, Rowe, Roston, Saraya, Scarbroomp, Smith of Auraga, Smith of Buller, Saraya, Scarbroomp, Smith of Auraga, Smith of Buller, Wood—S3.

Nay: Mr. Mahan.

x. 1093. To prohibit the sale, giving away or otherwise disposing of any spirituous, vinous, or male llquors, intoxicating drinks or beverages, or fruits preserved in alcoholic liquors within precinct No. eight in Bullock county. Alabama:

Mr. Boykin's amendment (offered for Mr. Jinks) was tabled, and the bill was read a third time at length and

passed-yeas 48, nays 7.

Yeas:
Msssrs, Beasley, Beeson, Bellinger, Boykin, Brooks,
Brown of Conecul, Brown of Russell, Burks, Burns,
Calboun, Camp, Cole, Cook of Talladega, Cook of Wil-

cox, Ellis, Fielding, Fleming, Ford, Forman, Franklin, Fuller, Fulton, Gévan, Oraves, John, Langley, Lipscomb, Maples, Mahan, Moore, Ott. Roach, Robbins, Rogers, Rowe, Routon, Savage, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Moble, Summers, Taylor, Tuck, Turner, Ward, Williams of Bulleck, Williams of Henry, Wood—48.

Nays: Messrs. Coleman, Deans, Fletcher, Gawin, Gibbons,

Kyle, Mayfield—7.
B. 916. To relieve Annie B. Bachelor, Barah Bachelor and William T. Bachelor, minor children of William T. Bachelor, Jr., of Elmore county, of the disabilities of

non-age, Was amended, read a third time, at length, and passed—veas 53, navs 0.

Yeas:

Messrs. Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conceul, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Coleman, Gook of Tailadega, Cocao of Wilcox, Deans, Ellin, Feiding, Fienung Fletch-Cocao of Wilcox, Deans, Ellin, Feiding, Fienung Fletch-bors, Graves, John, Kyle, Langley, Lipscomb, Maples, Mastin, Maynish, Alendows, Mahan, Moore, Ott, Roach, Robbin, Röwe, Routon, Savage, Scarborough, Serves, Smith of Autanga, Smith of Burdler, Smith of Greene, Smith of Modile, Semmers, Tuck, Williams of Bellock, March and Company of the Company of

of the sheriff of Talladega county against the state,

Was read a third time at length and passed—yeas 47, nave 4.

Yeas:

Messr. Beasley, Bescon, Bollinger, Boykin, Brooks, Burls, Burns, Galboun, Gameron, Oole, Colennan, Cook of Tailadega, Cook of Wilcox, Ellis, Fering, Pielding, Gains, Gewn, Gibbons, John, Fyle, Langley, Lipscomb, Maples, Mayfield, Meadows, Mahan, Moore, Rosch, Robbius, Rogars, Nowe, Sear-Doosph, Serwer, Smith of Autaugs, Smith of Buller, Summers, Taylor, Tuck, Turn-17, March 1998, Special Conference on the Company of Peliciek, Williams of Henry, Wood 7, March 2008.

Mesare, Brown of Russell, Graves, Ott. Smith of Moblle-4

H. 883. To amend section four of an act to incorporate the city of Syllacauga, approved February 26th. T887.

Was read a third time, at length, and passed-year 54. navs 0.

Yess:

Mesars, Speaker, Barron, Beasley, Becson, Bellinger, Boykin, Brown of Russell, Burks, Calhoun, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Fielding, Fleming, Fletcher, Ford, Franklin, Fuller, Fulton, Gains, Gewin, Gibbone, Graves, Hill, Kyle, Langley, Linscomb, Maples, Mayfield, Meador, Meadows, Mahan, Moore, O'Brieu, Ott, Roach, Robbins Rowe, Routon, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck,. Turner, Ward, Williams of Bullock, Williams of Henry, Wood-54.

H. 1088. To create a lien in favor of the owners or keepers of pastures for the payment of their charges for pasturing stock in the counties of Wilcox and Dallas,

Was read a third time, at length, and passed-yeas 54,. navs 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger. Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhouu, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Puller, Fulton, Gewin, Gibbone, Graves, Kyle, Langley, Lipscomb, Maples, Mayfield, Mahan, Moore, O'Brien, Ott, Roach, Robbins, Rowe, Savage, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Williams of Bullock, Williams of Henry-54. H. 969. To require persons selling corn meal in sacks

or other packages to print or write upon the sack or package containing such corn meal the number of nounds of such meal contained in such sack or packagesold by such person,

Was read a third time at length and tabled.

H. 849. To relieve M. D. Still, of Elmore county, Alabama, of the disabilities of non-age,

Was read a third time, at length, and passed-year 51, navs 0.

Yeas:

Messrs, Banks, Bessley, Beeson, Bellinger, Boykin, Brooks, Brown of Conscub, Brown of Russell, Burks, Calboun, Camp, Coleman, Cook of Talladega, Deans, Ellis, Fielding, Fleming, Ford, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Graves, John, Kyle, Langley, Lipscomb, Maples, Mayfield, Meadows, Mahan, Moore, O'Brien, Ott, Roach, Robbine, Rowe, Routon, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Ward, Williams of Bullock, Williams of Henry, Wood-51. H. 784. To repeal an act entitled an act to amend an

act to repeal section 3210 and to amend sections 3211. 3212, 3214, 3215, 3216 and 3217 of the code of 1886, relating to the condemnation of lands for public uses, approved February 18, 1891, so far as the same relates to Limestone county, approved February 21, 1893,

Was read a third time, at length, and passed-veas 51. navs 1.

Yeas:

Messrs. Banks, Beasley, Beeson, Bellinger, Boykin, Brown of Conecub, Burks, Burns, Calhoun, Camp, Cole, Cook of Talladega, Cook of Wilcox, Deans, Ellis, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gewin, Gibhons, John, Kyle, Langley, Lipscomb. Maples, Mayfield, Meador, Meadows, Mahan, Moore, O'Brien, Ott, Reaves, Roach, Robbins, Rowe, Routon, Savage, Smith of Autauga, Smith of Butler, Smith of Greene, Summers, Ward, Williams of Bullock, Williams of Henry-51. Nava: Mr. Brown of Russell.

a. 265. To confirm the incorporation of the Twickenham Club of Huntsville, Alabama, and to onlarge the powers and capacities of said club;

Was read a third time, at length, and lost-yeas 14. navs 32. Yeas:

Messrs. Brooks, Burks, Burns, Camp, Deans, Flatcher, 56 h

Gewin, Kyle, Maples, Mayfield, O'Brien, Screws, Smith, of Autauga, Smith of Mobile—14.

Navs:

Messrs. Banks, Besson, Brown of Concenh, Brown of Russell, Callioun, Cole, Cook of Tallsdega, Cook of Wilcox, Ellis, Fleming. Forman, Franklin, Fuller, Fulton, Gibbons, Graves, John, Langley, Liscomb, Mesdows, Mahan, Oit, Roach, Robbins, Kowe, Routon, Smith of Butler, Smith of Greene, Summers, Ward, Williams of Bullock, Wood—32

The vote by which the bill was ordered to a third reading, and by which it was lost, was reconsidered.

And the house adjourned till 10 o'clock to-morrow morning.

FORTY-FOURTH DAY.

House of Representatives,

February 9, 1895.

The house met pursuant to adjournment. Prayer by Rev. Mr. Howell of Cleburne. A quorum was present.

REVISION OF JOURNAL.

The committee on the revision of the journal reported the journal of yesterday correct.

LEAVE OF ABSENCE

Was granted to Messrs. Reaves and Eabb indefinitely; and to Messrs. Ewing, Gains, Routon, Patton and Camp, for one day, and to Mr. Beasley for to-day and to-morrow.

RESOLUTIONS

Were introduced, and referred to the rules committee, as follows:

By Mr. Calhoun-

Resolved by the house, the senate concurring, That a committee of six, three from the house and three from the senate be appointed to set a day for final adjourn-

ment.

By Mr. John—
Realeed, That on and after Monday the 11th February the call of counties shall be suspended—but members desiring to introduce hills will be allowed——minutes before the recess at 1 celock, in which to introduce bills. By Mr. Deans—

Resolved. That rule 57 he given a liberal construction

by the speaker of the house.

Mr. Knight offered the following. The rules were suspended and the resolution adouted:

Resolved, That this house adjourn at I p. m., to reconvene at 3 p. m., and that the regular order be then proceeded with until 5 p. m., when the call of the roll be had for the purpose of calling up bills, and that house shall remain in session until 7 p. m., when an adjournment shall be had until 10 a. m., is-morrow.

Mr. O'Brien offered the following resolution, and the

rules were suspended and the resolution adopted:
Resolved by the House, the Senate concurring, That the
governor be requested to return house bill number 789
for the purpose of amendment.

INTRODUCTION OF DILLS.

On a call of the counties bills were introduced severally read one time and referred to appropriate committees, as follows:

By Mr. Fuller (by request)-

H. 1212. To prohibit the sale of vinous, malt or spirituous liquors or other intoxicating drinks within the corporate limits of Marion, Perry county, Alabama, Local legislation;

By Mr. Summers-

n. 1213. To permit the tax collector of Lawrence county to continue to resids in that part of said county which was attached to the county of Colbert, by an act passed at the present session of the general assembly, changing the boundary lines hetween the counties of Franklin, Colbert and Lawrence, to provide for the exerciss of jurisdiction and authority by precinct officersin territory transferred by said act, and to provide for the determination of pending suits and judicial proceeding arising in said territory,

Local legislation :

By Mr. McQuoen-

n, 1214. To relieve Gandison Brown, a minor, of the disabilities of non-age, under the laws of the state of Alabama.

Revision of laws :

Also, u. 1215. To provide for the levy and collection of an annual tax of two-tenths of one per cent. on every one hundred dollars worth of taxable property in the town of Ayondale, Alabama, or lawfully taxable in said town. for the purpose of supporting and maintaining a system of free public schools in said town so far as practicable, Revision of laws.

BULLS ON SECOND READING.

The chairmen of the several committees reported favorably on the following bills :

H. 1211. To fix the time of holding the chancery courts in the northwestern chancery division and regu-

late the proceedings therein;

H. 1143. To confer additional nowers upon the Permingham Trust and Savings Company, a body corporate, incorporated under the general laws of the state of Alabama.

(With amendment) :

H. 1210. To amend an act to prescribe and regulate the terms of the court of county commissioners of Jefferson county, approved December 5, 1-92;

H. 1197. To amend an act entitled an act to incorporate the town of Notasulga, in the county of Macon,

approved February 7th, 1893.

ii. 1206. To require any person or persons purchasing the property or franchises of any railroad or other corporation heretofore or herenfter created under the laws of this state, under any order or decree of any court to become incorporated under the laws of this state, before exercising the franchises of any railroad sopurchased:

H. 1207. To require all corporations owning or operating railroads in this state to hold all meetings of

stockholders in this state;

s. 295. To amend an act to require all corporations to pay a fee or license for the use of the state before commencing business in this state, approved February 18, 1893.

(With amendment);

s. 297. To incorporate the Antauga Manufacturing Company in Autauga county, Alabama;

s. 375. To incorporate the heard of lady managers of the Hospital of United Charities, in Birmingham, Alabama;

a. 380. To authorize the mayor and aldermen of Birmingh un to issue bonds of said city to fund and retiro the outstanding bonded indebtedness of said city and establish a Reformatory and Work Farm and to purchase and establish an electric police alarm in said city; s. 391. To confirm the incorporation of the Standard.

8. 391. 10 confirm the incorporation of the contact Club of Huntsville, Alabama, and to enlarge the powers and capacities of said club;

 403. To provide for the working and improving of public roads situate in a part of Mobile county;

s. 422. To authorise the ourt of country commissioner of Turkalcoose county to issue and sell bonds of said county to an amount not exceeding twenty thousand deliars for the purpose of placing a draw in the bridge across the Warrier tendence and the property of the p

s. 428. To provide a system of water works for the city of Grsenville and to authorize the mayor and city conneil of Greenville, Alabama, to issue bonds for an amount not exceeding twenty thousand dollars for the

purpose of purchasing a system of water works;

s. 423. For the more efficient government of tha district of Opelika by increasing the number of commissioners from ivo to seven, one of whom to be president and one recorder, prescribe the duties of said president and recorder and authorizing the election of clerk and chief of police and other subordinate officers by said board;

s. 358. To amend electione 3 and 9 of an act to anlarge and amend a charter under an act approved January 28, 1891, establishing a charter for the town of Woodlawn, in Jefferson county, Alabama;

n. 1191. To provide for the regulation and incorpora-

H. 1193. To provide for the personnent location of the county site of Calhoun county, by a vote of the qualified electors of said county. The above and foregoing bills were severally read a

The above and foregoing bills were severally read a second time and placed on the calendar.

н 952, н. 427 and н. 955 were taken from the adverse

report, read a second time, and placed on the calendar.
s. 378 was returned by the committee and referred to
the ways and means committee.

MESSAGE FROM THE GENATE.

Mr. Speaker:

The senate has pased the following house bills: H. 884. To amend an act to incorporate the city of

Tuscaloosa, approved March 192h, 1873, by the addition of the following, to be unmbered section 102, in reference to the levying, sessessment and collection of taxes on personal and real property by the mayor and addermen of the city of Tuscaloose, and the sale of the same for the payment of any taxes and costs due said city; H. 470. To make an appropriation for the expense of

encampment of the Alabama state troops for the years 1895 and 1896;

H. 921. To amend section 1386 of the code of Alabama of 1876:

H. 369. Requiring any person or persons holding claims against the fine and forfeiture fund in Cherokee county to register same within ninety days after the passage of this act;

** x, 268. To prevent all persons from hunting upon the inclosed lands of the residents of Geneva county, except by written permission of the occupant of the inclosed premises:

H. 294. To amend an act for the preservation of lands and plantations in Bullock county from depredations by stock, approved February the 11th, 1893; And has amended as therein shown, and, as amended, has passed the house bill

и. 626. To create the northern chancery division and provide for the appointment of a chancellor thereof and

fix the time of holding chancory courts therein;

And has originated and passed the following bill :

s. 399. To establish a separate school district in Cullman county, Alabama, to be known as the Bremon school district;
s. 154. To regulate the management of state and

 s. 154 To regulate the management of sta county convicts;

8, 444. To authorize and empower the city connell of the field to close up, and sell or otherwise dispose of any of the streets or alleys in the city of Sheffield after haring obtained the written consent of all the abutting owners:

And has passed the house bill,

n, 1009. To establish the 13th judicial circuit of the State of Alabama, to fix the time of holding courts therein, and to provide for the appointment of a judge and the election of a sollicitor for said circuit;

And the senate has amended as therein shown, and,

as amended has passed the house bill, H. 873 To consolidate and adjust the bonded debt of

н, 873 To consolidate and adjust the bonded debt of the State of Alabama; And has passed the house bill,

M. 480. To authorize the municipality of Selma to force property owners of Selma to connect all waste pines, sinks and water closets on their premises with a sewer:

And has originated and passed the following bills:
s. 462. To provide for the assessment and collection
of taxes due after January, 1805, on all property situated
haresofore in the counties of Lawrence and Colbert, but
made parts of Colbert and Pranklin counties by an act
entitled an act to change the boundary lines of the counties of Colbert, Franklin and Lawrence. Autoreved Febties of Colbert, Franklin and Lawrence. Autoreved Feb-

rany, 1855; s. 459. To amend section 5, to repeal section 35, and section 36, and to add section 49 to an act entitled an act entitled an act to further regulate elections in the

State of Alabama, approved February 21, 1893. W. L. CLAY,

SENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing massage, were severally read once, and referred to the committees, as follows:

To education, s. 899: To penitentiary and criminal administration, s. 154;

To corporations, s. 444: To the judiciary, s. 462;

To privileges and elections, s. 459.

The house non-concurred in the senate amendment to

a. 626: And asked a committee of conference.

House committee:

Messrs. John, Kyle and McClucky. On motion of Mr. Mr. John the consideration of the senate amendment to H. 873, was informally laid aside. on account of the absence of Mr. Davis, the introducer of the bill.

BILLS ON THIRD READING.

H. 777. To amend section 19 of an act entitled an act to establish a charter for the city of Bridgeport. Was read a third time, at length, and passed-yeas

55. navs 0.

Yeas: Messrs. Banks, Barron, Beeson, Bellinger, Brown of Conecult, Brown of Russell, Calhoun, Cook of Talladega, Cook of Wilcox, Dale, Deans, Ellis, Fielding, Fletcher, Forman, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Graves, John, Kelly, Kennedy, Killebrew, Kyle, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mixon, Moore, McCorvey, McQueen, O'Brien, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe. Sanford, Savage, Smith of Autsuga, Smith of Butler, Smith of Greene, Summers, Turner, Ward, Williams of Bullock, Williams of Henry, Wood-55.

g. 1181. To require shoriffs and their deputies to arrest persons doing business in this state without license.

Was read a third time, at length, and passed-year 54, nays 2.

Year:

Messrs, Banks, Barron, Bellinger, Brooks, Brown of Russell, Calhoun, Cole, Coleman, Cook of Talladega, Cook of Wicox, Deans, Fielding, Fletcher, Forman, Franklin, Fulton, Gewin, Gibbons, Graham, Graves, Harris, Hearn, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mixon, Moore, McCorvey, O'Brien, Rabb, Roach, Robbins, Rogers, Rowe, Routon, Savage, Smith of Autauga, Smith of Butler, Smith of Greene, Taylor, Ward, Willett, Williams of Bullock, Wood-54.

Navs: Mesars, Brown of Russell, Williams of Henry-2.

MESSAGE FROM THE SENATE.

Mr. Speaker: The president of the senate having signed the follow-

ing bills, your signature therete is requested :

s. 173. To amend an act entitled an act to incorporate the city of Columbia, in the county of Henry, approved February 21st, 1893,

s. 277. To dissolve the incorporation of the Mobile Athletic Association incorporated under the general laws

> W. L. CLAY, Secretary.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

of this state.

The committee on enrolled bills report the following bills correctly enrolled:

H. 821. To provide for the calling and holding of meetings of stockholders of railroad corporations in certain cases, and regulating the voting, the election of officers and the transaction of other business at such

meetings: H. 921. To amend section 1386 of the code of Ala-

bams, of 1876;

H. 470. To make an appropriation for the expense of encampment of the Alabama state troops for the years 1895 and 1896:

H. 56. To regulate and prescribe the manner of electing county commissioners of Calhonn and Talladega counties:

H. 99. To provide a jury pell for and to regulate the manner of selecting and drawing grand and petit jurors for Pike county:

H. 103. To amend an set entitled an act to incorporate the Alabama Baptist Colored Normal and Theological School, and all amendments thereto:

n. 268. To prevent all persons from hunting upou the inclosed lands of the residents of Geneva county, except by written permission of the occupant of the inclosed permises:

H. 294. To amend an act for the preservation of lands and plantations in Bullock county from depredations by stock, approved February the 11th, 1893;

n. 369. Requiring any person or persons holding claims against the fine and forfeiture fund in Cherokee county to register same within ninety days after the passage of this act:

n. 478. To incorporate the town of Brantley, Crenshaw county:

n. 515. To amend section 1 of an act to regulate the taxation of insurance companies, approved February 20, 1893:

H. 518. To amend sections 1 and 2 of an act to incorporate the town of Rutledge in the county of Crenshaw, and State of Alabama, approved February 11th, 1898;

H. 690. To limit the criminal jurisdiction of justices of the peacs and notaries public with the powers of justices of the peace in precincts twenty-one (21) and thirty-seven (37) in Jefforson county, and in all the wards of the city of Birmingham:

H. 911. To provide for the extension of stock law in Coosa county;

s. 915. To refund to J. H. Williams of Elmors county the sum of eighty dollars, being purchase money for certain lands heretofore erroneously sold him by the state:

H. 917. To create the town of Greenshore, Alabama, a separate school district, to incorporate the same, and define its powers and duties, and to provide for the maintenance and management of the public schools of said district :

H. 434. To extend the territorial jurisdiction of notaries public and ex-officio justices of the peace, appointed

for ward one (1) in the city of Anniston; 11. 440. To relieve Worth Whiteside, of Calhoun

county, Alabama, a minor, of the disabilities of non-

n. 814. To authorize the corporate authorities of the town of New Decatur, in the county of Morgan, to require the male inhabitants of said town, within certain ages, to perform work and labor on the streets and highways of said town, for the purpose of opening, maintaining and keeping sald streets and highways in proper repair, and to require those failing to perform such work and labor, to pay annually a sum of money to be devoted to the opening, repair and maintenance of the streets and highways of said town

J. H. MONTGOMERY. Chairman.

SIGNING BILLS.

The speaker of the house in the presence of the house immediately after their titles had been publicly read by the clerk, signed the bills whose titles are set forth in the foregoing report of committee on enrolled bills, and senate message.

MESSAGE FROM THE GOVERNOR.

Mr. Speaker:

I have the honor to report that the following bills, which originated in the house, have been approved: Nos. 1029, 629, 401, 242, 336, 338, 577, 384, 400, 449, 746, 123, 122, 502, 250, 354, 799, 763, 804, 314, 187, 289. 202, 433, Very respectfully.

HARVEY E. JONES. Private Secretary.

MESSAGE PROM THE SENATE.

Mr. Speaker:

The senate insists on its amendment to

n. 628. To creats the northern chancery division and provide for the appointment of a chancellor thereof and Ex the times of holding chancery courts therein.

And accodes to the request of the house for a com-

mittee of conference thereon.

Senate committee : Mesars. Cunningham, Hundley and Sayre. W. L. CLAY, Secretary.

The house proceeded to consider

n. 756. To amend the rovenue laws of the state of Alabama. Mr. Kelly moved to table the substitute proposed by

the ways and means committee.

My Kelly's motion was carried.

Yeas 51, navs 19, Yeas:

Messrs. Speaker, Banks, Barron, Beeson, Bellinger, Boykin, Brown of Conecub, Burks, Cameron, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Deans, Ellis, Fielding, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Graham, Ilarris, Hearn, Jackson, John, Kelly, Kennedy, Killebrew, Knight, Langley, Maples, Mastin, Meadows, Mahan, Mills, Mixon, Montgomery, McClusky, McQueen, Ots, Rand, Robbins, Rowe, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Ward, Williams of Henry-51.

Navs:

Messrs, Brooks, Brown of Russell, Calhoun, Dale, Fletcher, Graves, Kyle, Mayfield, Meador, O'Brlen, Roach, Robinson, Sanford, Scarborough, Screws, Smith of Autauga, Turnsr, Williams of Bullock, Wood-19. Mr. Brooks moved to further postpono the considera-

tion of the hill till Monday, and Mr. Brooks' motion was na motion of Mr. John tabled.

Mr. Kelly moved that the bill be considered section by section and sub-division by sub-division. Carried.

Mr. John moved that when a section or sub-division was read and no amendment offered, or when all amendments offered were disposed of, it be considered adopted.

Carried

Mr. Brooks moved to strike out section 1 of the bill. Lost—yeas 20, nays 44.

Yeas: Mesers Banks, Brooks, Calhoun, Dale, Fletcher, Gravos, Kennedy, Knight, Kyle, Mayfield, Meador, Rand, Rohinson, Screws, Turner, Williams of Bullock,

Williams of Henry, Wood-20. Nays:

Masses, Spaaker, Beeson, Bellinger, Boykin, Brown of Conceub, Brown of Russell, Burns, Cameron, Cole, Coleman, Cook of Talladegs, Cook of Wilcox, Ellis, Fielding, Fornan, Frankin, Fuller, Fullon, Gewin, Gibbons, Graham, Hearn, John, Kully, Killsbewer, Langby, Lipscond, Langby, Lipscond, Langby, Lipscond, Langby, Langby, Lipscond, Langby, Lipscond, Langby, Lipscond, Langby, James, Michael and Langby, Lipscond, Langby, Lipscond, Langby, Langby, Lipscond, Langby, Lipscond, Langby, Lipscond, Langby, Langby, Lipscond, Langby, Lipscond, Langby, Lipscond, Langby, Langby, Lipscond, Lipsc

Section 2 having been read, Mr. Calhoue moved to strike it out.

Mr. Kelly moved to table Mr. Calhoun's motion. Lost—yeas 31, nays 32.

Yeas:

Messr. Spasker, Barron, Brown of Conecula, Burks. Cameron, Cole, Coleman, Cook of Talladaga, Cook of Wilcox, Fielding, Fulton, Gewin, Gibbons, Hearn, Jackson, John, Kelly, Killebrew, Lipscomb, Maples, Mastin, Mahan, Mills, Mixon, McGlusky, O'Brien, Roach, Sanford, Screws, Smith of Butler, Taylor, Tuck, Ward—31.

Nays:
Messra, Banks, Beeson, Bellinger, Boykla, Brooks,
Burns, Calhoun, Cook of Wilcox, Dale, Ellis, Flistcher,
Forman, Franklin, Gains, Graves, Kennedy, Knight,
Kyle, Langley, Mayfield, Moador, Meadows, Ott, Robbins, Robinson, Rowe, Scarborough, Screws, Smith of Greene, Smith of Mobile, Williams of Bullock, Wood-

And the house recessed till 3 o'clock this afternoon.

AFTERNOON SESSION.

The house resumed consideration of

H. 756. To amend the revenue laws of the state of Afabama,

Mr. Meador moved to table the bill.

Mr. Meador's motion was lost,

Yeas 36, паус 36. Yeas :

Messys. Banks, Bosou, Bellinger, Brooks, Brown of Conceult. Burks, Cook of Talladega, Cook of Wilcox, Dale, Deans, Ellis, Fletchar, Fuller, Gibbons, Graves, Harris, Hearn, Hill, Kennedy, Kuight, Kyle, Meador, Meadows, McCorvey, Out, Prowell, Rand, Robbins, Robinson, Savage, Scarborough, Smith of Butler, Turner, Williams of Bullock—38.

Nays:

Messar. Speaker, Boykin, Brown of Russell, Calhoun, Cameron, Cole, Coleman, Fielding, Forman, Franklin, Gewin, John, Kelly, Killebrew, Langley, Lipscomb, Maples, Mastin, Mayfield, Mahan, Mills, Mixon, Mc-Clusky, McQuesn, O'Brien, Roach, Seale, Smith of Greene, Smith of Mobile. Summers, Taylor, Tuck, Ward, Willett, Williams of Henry, Wood—38.

Mr. Knight moved to strike out the enacting clause.

A division was demanded and the vote was—yeas 10, navs 36.

Before the result was announced by the speaker the hour of five o'clock having arrived, the house proceeded with the regular order, which was

BILLS ON THIRD READING.

11. 999. To amend and re-enact sections 3018, 3022, 3025, 3026, 3027, 3028, 3041, and to amend section 3048 of the code.

Was amended, read a third time at length and passed

—yeas 54, nays 1. Yeas;

Messrs, Speaker, Barron, Bosson, Boykin, Brooks, Brown of Goneuth, Barks, Caliboun, Cameron, Camp, Cole, Gock of Wilcox, Dale, Davis, Deans, Ellis, Felding, Fletcher, Fowl, Formas, Puller, Fullon, Gowin, Gibbons, Kelly, Kennedy, Killebrow, Kyle, Langley, MacLand, Maaxin, Mayfield, Meadow, Maxon, MacCanen, O'Bren, Ott, Proyell, Rand, Roach, Robclusen, O'Bren, Ott, Proyell, Rand, Roach, Robbins, Robinson, Rowe, Sanford, Savage, Scarborough, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Williams of Henry, Wood-54.

Cook of Talladega-1.

H. 809. To amend an act entitled an act to regulate the trial of misdemeanors in Shelby county, Alabama, approved February 21, 1893. Was amended, read a third time at length and passed

—yeas 55, nays 0.

Yeas:

Mesers, Barron, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Bnrks, Calboun, Cameron, Cole, Coleman, Cook of Wilcox, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Ford, Forman, Franklin, Fuller, Fulton, Gewin, Hearn, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Linscomb, Manles, Mastin, Mayfield, Meador, Meadows, Mahan, Mixon, Mc-Corvey, McQueen, Patton, Prowell, Rand, Roach, Rowe, Sanford, Scarborough, Summers, Taylor, Tuck, Wheeless, Wood-55. s. 265. To confirm the incorporation of the Twicken-

ham Club of Huntsville, Alabama, and to enlarge the powers and capacities of said club,

Was amended, read a third time at length and passed —yeas 48, nays 5. Yeas .

Messrs. Speaker, Banks, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Burks, Burns, Cameron, Cole. Coleman, Doans, Ellis, Fielding, Fletcher, Ford, Forman, Franklin, Fuller, Harris, John, Kelly, Kennedy, Killebrew, Kyle, Manning, Mastin, Mayfield, Meador, Meadows, Mahan, McCorvey, McQueen, O'Brien, Rand, Roach, Robbins, Robinson, Scarborough, Smith of Butler, Smith of Greene, Smith of Mobile Summers, Taylor, Tuck, Turner, Wood-48.

Messrs, Brown of Russell, Fulton, Mixon, Ott. Williams of Henry-5.

H. 246. To amend sections 1, 2, 4, 6 and 9 of an act to regulate the practice of Pharmacy and the sale of poisons, in cities and towns of more than 900 inhabitants in the state of Alabama, approved, February 28th, 1887, and amended by acts approved February 20th and 25th, 1889.

Was read a third time, at length, and passed—yeas 38, nave 15.

Ysae:

Messrs. Speaker, Banks, Barron, Beeson, Bellinger, Brooke, Brown of Russell, Burks, Cameron, Ellie, Ford, Fulton, Gibbons, Grahsm, Graves, John, Kally, Kennedy, Kyle, Langley, Maples, Mastlin, Mayfileld, Meadows, Mahan, McClusky, McCorvey, McQueen, O'Brien, Ott, Prowell, Eaud, Roach, Robbins, Roblinson, Sanford, Smith of Greene, Smith of Mobile, Wood.—38.

Naye: Messrs Boykin, Brown of Conecuh, Cole, Dale, Deans, Fielding, Flsteber, Harris, Jackson, Killebrew, Knight, Mastin, Summers, Tuck, Ward—15.

и. 897. To regulate the keeping of dogs in the coun-

ties of Barbour and Russell,

Was read a third time at length, and tabled.

1. 1079. To establish an agricultural school and experiment station at Blountville, Alabama, Cullman, Alabama, or Haleyville, Alabama, to be located by the governor, superintendent of education and commissioner of agriculture.

The minority report was non-concurred in,

And the bill was read a third time at length, and passed—was 54 nave 1.

passed—yeas 54, nay: Yeas:

Massra, Spraker, Banka, Boson, Bellinger, Brown of Conceub, Brown of Russell, Galbonn, Cameron, Cole, Coleman, Cook of Wiles, Pale, Ellis, Fleiding, Fletcher, Ford, Forman, Puller, Fulton Gerim, Gibbone, Graves, Hearn, Hill, John, Kelly, Keunedy, Killebrew, Kylo, Langley, Lipscomb, Manning, Mapies, Massin, Maylo, Massdor, Mills Mixon, O'Brinn, Ott, Frowell, Reaves, Rouch, Robinson, Searbough, Braith of Bulter, Smith Rough, Challenger, Searbough, Stath of Bulter, Smith Bulleck, Williams of Henry—Str. Nav.

Mr. Rows-1.

And the house adjourned till 10 o'clock to-morrow morning.

FORTY-FIFTH DAY.

HOUSE OF REPRESENTATIVES,

February 11, 1895. House met pursuant to adjournment.

Prayer by Rev. Mr. Morgan of Elmore. A quorum was present.

REPORT OF JOURNAL COMMITTEE.

The committee on revision of the journal reported the journal of yesterday correct.

LEAVE OF ABSENCE.

Was granted to Messrs. Ott, O'Brien, Fielding and Killebrew, for one day; to Mr Ward till to-morrow night, and to Messrs. Routon and Ewing indefinitely

RESOLUTIONS.

By Mr. Robinson-

Resolved. That s. bill 218 and H. No. 31 be made that special order for to-morrow (Tuesday) immediately after the reports of standing committees.

By Mr. Jackson-

Resolved, That the committee on rules be instructed to submit their favorable or adverse report on the resolution offered by Mr. Jackson of Lee, on January the 22nd. 1895, immediately after the completion of the call of counties on to-morrow.

The above resolutions were referred to the committee on rules.

Mr. Jackson moved that the rules be suspended and that his resolution be put upon its passage.

Mr. Jackson's motion was lost-yeas 29, nays 46,

Messrs. Banks, Barron, Beeson, Ballinger, Brown of Conecul, Burks, Cameron, Cole, Cook of Talladega, Ellis, Franklin, Fuller, Gains, Harris, Hearn, Jackson, Jinks, Langley, Manning, Mastin, Meadows, Mills, 57 h

Mixon, Reaves, Robbins, Savage, Smith of Butler, Summers, Wheeless, Williams of Henry—29.

Navs:

Mesers. Speaker, Barron, Boykin, Brooks, Brown of Insaedl, Burns, Galbaun, Cpany, Cook of Wilcox, Dale, Davis, Fletcher, Fulton, Gibbons, Graves, John, Kelly, Kennedy, Knight, Kyle, Lipsenmi, Maples, Mavfield, Mandar, Malain, Montport, Band, Holmon, More, Sarahovaqis, Serves, Saels, Smith of Autauga, Smith of Greene, Smith of Mohle, Tuck, Turner, Whitton, Williams of Bullock, Wood—46.

REPORT OF COMMITTEE ON ENROLLER BILLS.

Mr. Speaker:

sewer.

The committee on enrolled bills report the following hills correctly enrolled:

H. J. M. To compensate Reid Sayre for services rendered the joint committee of the two houses in the examination of the offices of state auditor and state treasurer; H. 889. To establish an inferior court of criminal ju-

H. 689. To establish an interior court of criminal jurisdiction in the city of Birmingham, define its powers, and provide for the election of a judge and appointment of a clark thereof.

and provide for the electron of a judge and appointment of a clerk thereof;

n. 480. To authorize the municipality of Selma to force property owners of Selma to connect all waste oines, sinks and water closest on their premises with a

J. H. Montgomeny, Chairman.

SIGNING BILLS.

The speaker of the house in the presence of the house, immediately after their titles had been publicly read by the clark, signed the hills whose titles are set out in the foregoing report of the committee on enrolled hills.

BILLS ON THIED EXADING.

H. 276. To amend section 4053 of the code of Ala-

bama, so far as relates to the counties of Morgan and Madison.

Was amended, read a third time, at length, and passed—yeas 29, nays 26.

Yeas:

Messrs. Speaker, Brooks, Burks, Burns, Camp, Coleman, Fletcher, Gains, Gewin, Kennedy, Knighti, Kyle, Maples, Mayñeld, Meador, Meadows, McClusky, McQueen, Reaves, Roach, Robinson, Serows, Smith of Greeno, Smith of Mobile, Tuck, Turner, Whitten, Williams of Hurry, Wood—200.

Nava:

Mesers. Barron, Boykin, Brown of Russell, Calhoun, Cole, Cook of Wilcox, Davis, Forman, Franklin, Fuller, Fulton, Gibbons, Graves, Harris, Hearn, Jackson, Langley, Lipscomb, Mastin, Mills, Mixon, Pery, Rowe, Savago, Summers, Wheeless, Williams of Bullock—26.

And the bill was ordered sent to the senate without

angrossment.

H. 1003. To amend an act entitled an act to regulate the disposition and management of the bequest made by James Wallace, late of Lawrence county, Alabama, for the benefit of free public schools in township seven, range nine west, in said county, approved December 11, 1873,

Was read a third time, at length, and passed-yeas 56, nays 0.

Ysas:

Messrs. Speaker, Banks, Beasley, Beeson, Beillinger, Bogkin, Brown of Rassell, Burks, Cameron, Cole, Cook of Wilcox, Ellis, Fletcher, Forman, Franklin, Faller, Fulco, Gewin, Gibbons, Graves, Harris, Bearn, Jackson, Jidak, ohn, Keily, Knight, Kyle, Langley, Maples, Mastin, ohn, Keily, Knight, Kyle, Langley, Maples, Mastin, ohn, Keily, Knight, Kyle, Langley, Maples, Mastin, ohn, Kolins, Marker, Patton, Petry, Rand, Reaven, Roach, Robbins, Roblinson, Rogers, Rowe, Sanford, Smith of Maules, Smith of Grouse, Smith of Mobils, Tuck, Turner, Wheeless, Whiteup, Williams of Ballock, Wood—56.

The bill was ordered to be sent at once to the senate without angressment.

и. 1018. To incorporate the Southern Mutual Fire Insurance Company of Alabama, Was read a third time at length and passed—yeas 55,

naya 0.

Yeas: Messrs. Speaker, Banks, Besson, Ballinger, Boykin, Messrs. Speaker, Banks, Besson, Ballinger, Boykin, Brooks, Brown of Russell, Burns, Calboun, Cameron, Camp, Cols, Cols, Caller, Cols, Caller, Carlon, Caller, Wilcox, Curris, Dalver, Harts, Jackson, Jinks, John, Kolly, Kannedy, Killebew, Knight, Kyle, Langley, Lipaccuph, Maghs, Masdows, Mills, Mixon, Mondrey, Orove, McClusky, McCorvey, McQuon, Perry Provell, Reaves, Roach, Robbits, Robinson, Searbor-Provell, Reaves, Roach, Robbits, Robinson, Robin

ough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mibile, Summers, Tuck, Turner, Whitten, Williams of Bullock, Williams of Henry—55. And the bill was ordered sent to the senate immediately without engrossment.

INTRODUCTION OF BILLS.

On a call of the counties, bills were introduced, severally read one time, and referred to appropriate committees, as follows:

By Mr. Smith, of Mobile-

n. 1216. To make appropriations for the compensation of the circuit judge for the thirseenth judicial circuit and for the compensation of the solicitor of said thirteenth judicial circuit,

Appropriations;

By Mr. Williams, of Honry-

n, 1217 To authorize the filing of certain deeds of conveyance therein named, in the office of the judge of the probate of the various counties of this state, Judiciary;

By Mr. O'Brien-

H. 1218. To repeal an act entitled an act to provide for the listing of iands by tax assessors, approved Febzuary 8, 1889, in so far as the same relates to Jefferson county, Alabama,

Waye and means;

By Mr. John— H. 1219. To regulate the sale of goods marked "Sterling," "Sterling Silver" "Coin," or "Coin Silver,"

Revision of laws;

By Mr. Summers-

By Mr. Summers—

w. 1220. To repeal an act entitled an act to regulate
the triale of misdemeanors in Lawrence county, approved February 6th, 1891.

Revision of laws;

By Mr. Gains π. 1221. To amend section four of an act for the preservation of game animals and birds in the county of Walker

Local legislation :

By Mr. Montgomery (by request)-

n. 1222. To increase the jurisdiction of justices of the speace in Elyton precinct, No. 9, in Jefferson county, Alebama, in criminal cases,

Revision of laws;

By Mr. Kyle—
n. 1223. To pay L. P. Troup, ex-clerk and register
of the city court of Decatur, fees earned by him in cerisin crimmal cases and collected by the state,

Revision of laws; By Mr. Massin (by request)-

N. 1224. For the relief of the estate of L. J. Hand, deceased,

Appropriations;

By Mr. McQusen n. 1225. For the better suppression of gambling, approved February 26, 1889, so as to allow pool selling within a place known as the fair grounds in Jefferson county, Alabama,

Ravision of laws:

BILLS ON SECOND READING.

The chairmen of the several committees, reported favorably on the following bills:

n. 315. To authorize a subscription by the state for

a digest of the Alabama reports; H. 995. For the relief of B. N. Lewis, E. G. Padgett and Jacob Neess as the sureties on the official bond of Wm. M. Snider, as superintendent of Covington county;

m. M. Snider, as superintendent of Covington coun ii. 1014. For the relief of Mack Holmes;

н. 1130. To define train robbing and fix a punishment therefor;

H. 1178. For the relief of White, Woodruff and Fowler, for record books and stationery furnished the suprems court of Alabama;

H. 1184. For the relief of W. H. and H. W. Slaugh-

ter, of Baldwin county, Alabama; H. 1199. To pay for articles purchased for the use of the senate and house of representatives and for repairing the senate chamber and hall of the house of reprecentatives, and for repairing and furnishing the rooms of the ongressing and enrolling elerk of the house of representatives.

H. 1214. To relieve Grandison Brown, a minor, of the disabilities of non-age, under the laws of the state

of Alabama:

H. 1215. To provide for the levy and collection of an annual tax of two tenths of one per cent, on every one hundred dollars woth of taxable property in the town of Avondale, Alabama, or lawfully taxable in said town, for the purpose of supporting and maintaing a system of free public schools in said town as far as practicable; s. 60. To amend an act entitled an act to amend sub-

division 28 of section 629 of the code; s. 106. To amend sections one and two of an act to require the commissioners court of Jefferson county to pay

for assistance to the solicitor for said coenty in suppressing crime out of certain funds in the county treasury, approved February 18, 1891 : s. 107. To repeal an act to anthorize and require the

commissioners court of Jefferson county, Alahama, to pay to the judge of the tenth judicial circuit of Alabama, five hundred dollars annually, approved February 18, 1891,

With amendment:

s. 192. For the relief of W. L. Stallworth;

s. 207. To amend an act entitled an act to authorize the commissioners courts and county boards of revenue to aid indigent confederate soldiers, approved February 21, 1893;

s. 271. To provide for the holding of the circuit courts in the second judicial circuit;

s. 325. To amend an act entitled an act for the relief of needy confederate soldiers and sailors, resident of Alabama, who from wounds or other causes are now unable to earn a livelihood and for the widows of such as were killed or died in said war, and have not since remarried, approved February 13, 1891;

s. 332. To make appropriations for additional clerical help in the state auditor's office :

s. 336. For the reliaf of R S. McWhorter late tax collector of Lowndss county:

s. 397. To fix the salary of the state auditor :

s. 404. To authorize the secretary of state to sell the lands known as the swamp and overflowed lands and the indomnity awamp lands belonging to the state;

H. 754. To confer chancery powers and jurisdiction upon the circuit court in the several counties of the soventh judicial circuit of Alabama, to regulate the practice and procesding in said courts and in the supreme court of Alabama, on appeal from said courts, and to fix the time and place of holding said courts;

H. 1155. To change the boundary between Shelby and Jefferson counties:

s. 154. To regulate the management of state and county convicts.

Without recommendation.

The above and foregoing bills, were severally read a second time, and placed on the calendar.

REPORT OF CONFERENCE COMMITTEE.

Mr. Speaker:

We the undersigned conferees appointed by the two houses to consider the disagreement of the two houses on the senate amendment to the house bill

H. 626. To create the northern chancery division and provide for the appointment of a chancellor theroof, and fix the times of holding chancery courts therein ,

Recommend that the senute amendment so far as it fixes the time of boldmer chancery courts in the county of Morgan be smended by striking out the words, "in the sixth district, composed of the county of Morgan, at Decatur, on the second Monday after the fourth Monday in February and August, and may continue one week," and inserting in lieu thereof, the following:

"In the sixth district, composed of the county of Morgan, at Decatur, on the second Monday after the fourth Monday in February and August, and on the first Monday in June, and may continue one week."

And as herein amended we recommend that the senate amendment be concurred in.

Respectfully submitted,

O. KYLE, SAM'L WILL JOHN, JOHN D. McCLUSKY, Conferes of the house. OSCAR R. HUNDLEY,

J. N. CUNNINGRAM, A. D. BAYBE,

Conferees of the senate.

The house concurred in the foregoing report of the conference committee.

Yeas 60, nays 0.

Yasa: Speaker Barnon, Benon, Bellinger, Boytin, Messer, Speaker, Bornon & Brassall, Bucks, Calbonn, Cantron, Campon, Cantron, Canpon, Cantron, Canpon, Cantron, Canpon, Cole, Coleman, Dele, Ellis, Nielding, Keyl, Langley, Lipsomb, Maples, Mastin, Meydelly, Kennedy, Kypi, Langley, Lipsomb, Maples, Mastin, Meydelly, McGorvey, M

The house resumed consideration of H. 756. To amond the revenue laws of the State of

Alabama.

The speaker announced that Mr. Knight's motion to

strike out the enacting clause, was lost.

Mr. John obtained consent to offer an amendment.

And Mr. John moved to strike out section 28.

Mr. Brooks moved as an amendment to Mr. John's
motion to strike out all after the enacting clause, and in-

motion to strike out all after the enacting clause, and insert in lieu thereof certain other sections. Mr. Dale moved that Mr. Brooks' amendment be

tabled.

Mr. Dale's motion was carried.

Yeas 60, nays 15.

Yeas:

Messrs Speaksr, Barron, Boykin, Brown of Conecul, Brown of Russell, Burks, Burns, Cameron, Cole, Coleman, Cook of Talladega, Date, Ellis, Fielding, Forman, Frankin, Fuller, Fullon, Gains, Gibbons, Graves, Harsin, Reare, Jackson, John, Kelly, Knight, Kyla, Langley, Lugenon, Maplas, Jacobin, Marchan, Chebias, Rogers, Rows, Savage, Scala, Smith of Buller, Smith of Graves, Rinth of Molies, Smith of Sures, Smith of Sures, Whitlen, Williams of Bullock, Williams of Houry, Wood—One, Marchan, Ma

Nays:
Messrs. Beeson, Brooks, Calhoun, Camp, Davis,
Flatcher, Hill, Kennedy. Maador, Moore, Robinson,
Sanford, Screws, Smith of Autsuga, Thrher—15.

Mr. John's motion to strike out section 28 was carried. Mr. John moved to strike out the last two lines of section 38.

Mr. John's motion was carried.

MESSAGE PROM THE SENATE.

Mr. Speaker:

The senate has smended as therein shown, and as amended has passed the house bills: H. 456. To prevent stock from running at large in

beat sighteen, in Elmore county, west of the Coosa river; H. 949. To provide for repairing and furnishing the

capitol and improving the capitol grounds;

And the senste has concurred in the house joint resolution requesting the governor to return house bill No.

789, for the nurpose of amendment.

And has originated and passed the following bills: s. 252. To amend section 3739 of the code;

s. 296. To exampt the chief operators of relay tele-

graph offices in this state from jury duty; s. 341. To more permanently establish the line botween the counties of Blount and Walker:

s. 416. To incorporate the Southern Mutual Fire Insurance company of Alabama;

s. 414. To incorporate Blount Springs College, Blount county, Alabams;

s, 346. To authorize and require the commissioners

court of Hale county to make an order for the relief of James B. Kornegay of Marengo county;

s. 435. To provide for the holding of the courts in

the second judicial circuit: s. 484. To fix the time and to define the terms for the circuit court in the several counties of the tenth judicial circult:

s. 430. To fix the right of the city of Mobile to cer-

tain real estate :

s. 429. To fix the time for holding circuit court in the counties of Clay and Cleburne;

s. 427. To provide compensation for witnesses in impeachment cases;

s. 441. To amend an act entitled an act to amend section 1761 (2098) of the code of Alabama, approved

February 28, 1889;

s. 442. To amend an act entitled an act to amend an act to incorporate the district of Opelika, and provide for the government thereof, approved February 19, 1883, approved February 16, 1885;

And has passed the house hill, и, 1165. To instruct the auditor of the State of Alabama to draw his warrant on the state treasurer for the amount due the late James Taylor Jones as salary as

judge of the first judicial circuit, up to the time of his death in favor of Virginia M. Jones, relict of seid Judge W. L. CLAY,

Secretary,

SENATE MESSAGE.

The sonate bills just received, whose titles are sot forth in the above and foregoing message were severally read once and referred to the committees as follows:

To the judiciary, s. 252, 296, 435, 434, 429, 427, 441; To corporations, s. 342, 416, 442;

To counties and county boundaries, s. 341; To education, s. 414:

To appropriations, s. 348; *

To revision of laws, s. 430.

The house non-concurred in the senate amendment to H. 456, and asked a conference committee thereon.

House committee: Messrs. Ellis, Whitten and Cal-

houn. The house concurred in the senate amendment to,

M. 949. To provide for repairing and furnishing the capitol and improving the capitol grounds. Yeas 58, navs 0.

Yeas:

Messrs, Banks, Berrou, Beeson, Brooks, Brown of Conscub. Brown of Russell, Burks, Calboun, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Dale, Davis, Fletcher, Forman, Franklin, Gsins, Gibbons, Harris, Hearn, Jackson, John, Kelly, Kennedy, Kyle, Langley, Linscomb, Maples, Mastin, Mayfield, Meador, Mahan, Mulls, Mixon, Montgomery, Moore, McCorvey, Rand, Reaves, Rosch, Robbins, Rogers, Rowe, Savage, Scarborough, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry, Wood-58.

And the house recessed till 3 o'clock this afternoon.

AFTERNOON SESSION.

The house resumed consideration of H. 756. To smend the revenue laws of the state of Alsbama.

Sections from 2 to 23 were read and considered and various amountments were offered and adopted.

Section 24 was read.

Mr. Knight offered an amendment.

Pending the consideration of Mr. Knight's amendment, the house proceeded to consider the following

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has originated and passed the following bills:

s. 477. To fix the time of holding the circuit courts in the counties composing the first judicial circuit; s. 342. To authorize the mayor and city council of Troy, Alabama, to issue bonds of said city for an amount not exceeding twenty thousand dollars, for the purpose of purchasing land and execting and equipping school buildings thereon and for the improvement of the elective light plant and water works system of the city of Troy, Alabama;

And the senate has concurred in the house amend-

ments to the senate bill :

s. 265. To confirm the incorporation of the Twickenham Club of Huntsville, Alabama, and to enlarge the powers and capacities of said club;

And the senste insists on its amendment to the house bill,

H. 456. To prevent stock from running at large in beat eighteen in Elmore county, wast of the Coosa river, And accedes to the request of the house for a committee of conference thereon:

Committee on the part of the senate, Messrs. Kilpatrick, McRas and Austill;

And the senate has originated and passed the following bills:

8. 873. To authorize and direct the judge of the circuit court of Calhonn county to establish districts in said county, in which stock may be prevented from running at large, and to regulate such districts;

s. 446. To authorize the probate judge and county commissioners of Randolph county to lay off best number 8 and best number 6 and all that part of township 18, of range 10, that lies west of Big Tallapoosa river into stock law districts, and to authorize elections thereon to prohibit stock from running at large in said districts;

 445. To authorize the mayor and aldermen of the olty of Huntsville to issue certain negotiable bonds;
 274. To provide for and regulate contests of elsc-

 e. 274. To provide for and regulate contests of elsetions for governor, secretary of state, state auditor, state treasurer and attorney general;

s. 440. To amend an act entitled an act to Incorporate the town of Moulton, in Lawrence county, Alabama, approved February 14th, 1891.

The last named bill is ordered to be sent to the house without engrossment.

And has concurred in the report of the conference

committee on the disagreement of the two houses on the house bill.

H. 628. To create the northern chancery division and provide for the appointment of a chancellor thereof and fix the times of holding court therein:

And the senate has originated and passed the following bills:

s. 245. To relieve Robert Lockhart of Jefferson county of the disabilities of non-age:

county of the disabilities of non-age; s. 436. To incorporate the "Southern Lumber Fire Association" of Birmingham, Alahama, and to define its

rights, powers and franchises; s. 487. To incorporate the Industrial Mutual Assurance company of Birmingham, Alabama, and to define its rights, powers and franchises.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The senate bills just received whose titles are set forth in the above and foregoing message were severally read once and referred to the committees as follows:

To the judiciary, s. 477, 342, 245; To local legislation, s. 373, 446;

To local legislation, s. 373, 446; To corporations, s. 445, 440;

To privileges and elections, s. 274; To banking and insurance, s. 436, 437.

REPORT OF COMMITTER ON ENROLLED BILLS.

Mr. Speaker:

The committee on enrolled bills report the following bills correctly snrolled:

H. 477. To fix the times and places of holding the courts in the first judicial circuit of Alabama, and to regulate the practice therein;

"H. 884. To amend an act to incorporate the city of Tunkalosas, approved March 12th, 1873, by the addition of the following to be numbered section 102 in reference to the levying, assessment and collection of taxes on personal and real property by the mayor and addermen of the city of Tunkalosas and the sale of the same for the payment of any taxes and costs due said

II. 949. To provide for repairing and furnishing the capital, and improving the capital grounds;

H. 1009. To ostablish the 13th judicial circuit of the

state of Alabama, to fix the time of holding courts therein, and to provide for the appointment of a judge and the election of a solicitor for said circuit;

H. 1165. To instruct the auditor of the state of Alabame to draw his warrant on the state treasurer for the amount due the late James Taylor Jones, as salary as judge of the lirst judicial circuit up the time of his death in favor of Virginia M. Jones, relict of the said judge Jones. J. H. MONTGOMERY.

Chairman.

SIGNING BILLS. The speaker of the house in the presence of the house, immediately after their titles had been publicly read by the clerk, signed the bills whose titles are set forth in the foregoing report of committee on enrolled bills.

REPORT OF RULES COMMITTEE.

The rules committee reported favorably the resolution of Mr. Calhoun, raising a committee on final adjournment, and the resolution was adopted.

The speaker appointed thereunder Messrs. Calhoun, Smith of Autauga, and Moador.

And the house recessed till 7:30 o'clock to-night.

NIGHT SESSION.

BILLS ON THIRD READING.

m. 668. To authorize the people of Cherokee county to hold an election on the question of issuing bonds to build a free public bridge across Coosa river in said county, and to authorize the court of county commissioners to issue bonds for the same;

The bill was amended, and as amended, was read a third time at length, and passed-yeas 53, nays 0.

YAAR:

Banks, Brown of Conecuh, Brown Messrs. of Russell, Burns, Calhoun, Cameron, Cole, Coleman, Cook of Wilcox, Davis, Deane, Ellis, Fletchor, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Graves. John, Kelly, Kennedy, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Malian, Mills, Mixon, Montgomery, Moors, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Savage, Scarborough, Screws, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Whitten, Williams of Bullock, Williams of Hanry, Wood-53.

n. 1066. To establish an agricultural school and experiment station at Springville in St. Clair county,

Was amended, and as amended, was read athird time at length, and passed-yeas 55, navs 0.

Yeas: Messrs. Speaker, Banks, Berson, Brown of Russell, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Deans, Ellis, Ewing, Fletcher, Forman, Franklin, Fuller, Fulton, Gibbons, Graves, Hill, Jinks, John, Kelly, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Montgomery, McQueen, Prowell, Rabh, Rand, Reaves, Roach, Robinson, Rogers, Rowe, Savage, Scarhorough, Screws, Smith of Autauga, Smith of Butler, Smith of Mobile. Summers, Tuck, Turner, Whitten, Willett, Williams of Bullock, Williams of Henry, Wood-55.

And the bill was ordered sent to the senate without engrossment.

H. 675. To provide for the re-surveying, designating and locating the line between the counties of Jackson and DeKalb.

Was read a third time at lenght and passed-yeas 57, nava 0.

Yeas: Messrs. Speaker, Banks, Beasley, Beeson, Brown of Russell, Burns, Calhoun, Cameron, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Deans, Ellis, Ewing, Fielding, Fletcher, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Graves, Harris, Haarn, Jackson, John, Kelly, Kennedy, Kyle, Langley, Lipscomb, Maples, Mastln, Mayfield, Meador, Meadowe, Mills, Mixon, Montgomery, McQueen, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Savage, Scarborough, Smith of Autauga, Smith of Greene, Tuck, Turnor, Whitten, Williams of Bullock, Williams of Henry-57.

s. 267. To detach Lowndes county from the fourth and attach it to the second judicial circuit and to detach the county of Bibb from the fifth and attach it to thefourth judicial circuit and to detach the county of Covington from the second and attach it to the twelfth judlcial circuit and to fix the time for holding the circuit

courts in said counties.

Was read a third time at length, and passed-yeas 34. nava 24.

Year. Messrs. Speaker, Bosson, Boykin, Brown of Russell,

Burns, Calboun, Cameron, Cook of Wilcox, Fletcher, Fulton, Gewin, Graves, John, Kyle, Lipscomb, Mayfield, Mills, Moore, McQueen, Rand. Robbins, Robinson, Rogers, Rowe, Screws, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turner, Whitten, Williams of Bullock, Williams of Henry-34. Nava:

Mesers, Banks, Beeson, Brown of Conecul, Coleman, Cook of Talladega, Dale, Davis, Deans, Ellis, Forman, Franklin, Fulton, Hearn, Jackson, Kelly, Kennedy, Langley, Maplee, Mastin, Mayfield, Mahan, Mixon.

Montgomery, Roach, Summers-24.

H. 744. To amend an act to incorporate the city of Tuskaloosa, approved March 12th, 1873, by the addition of sections 99, 100 and 101 in reference to the levy and collection of a tax on certain persons, businesses, and vocations within the corporate limits of sald city, and the licensing, restraining and regulating of the same, and to provide punishment for the doing of such business without having taken out a license or paid such tax,

Was read a third time at length and passed-year 56,. navs 2.

Yeas:

Messrs, Banks, Beeson, Boykin, Burns, Calhoun, Cole-

man, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deane. Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Graves, Hearn, Jackson, John, Kelly, Kennedy, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meadows, Mahan, Mille, Mixon, Montgomery, Moore, McQueen, Reaves, Roach, Robbins, Robinson, Rogors, Savage, Scarborough, Screws, Smith of Autauga, Smith of Greens, Smith of Mobile, Summers, Taylor, Tuck, Whitton, Williams of Bullock, Williams of Henry, Wood-56.

Nays: Messrs. Brown of Russell, Rows-2.

H. 658. To prevent all persons from bunting upon the inclosed lands of the residents of Wilcox county except by written permission of the occupant of the inclosed premises.

Was amended, read a third time at length and passed -veas 51, navs 0.

Yeas:

Mesars. Beeson, Boykin, Brooks, Brown of Russell, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Harris, Hearn, Jackson, John, Kelly, Kennedy, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Mahan, Mixon, Montgomery, Reaves. Roach, Robbins, Robinson, Rogers, Rowe, Rowton, Sanford, Savage, Screws, Smith of Autauga, Smith of Mobile, Taylor, Tuck, Turner, Whitten, Williams of Bullock, Williams of Henry, Wood-51.

H. 803. To charter the town of Oakman, in the

county of Walker; state of Alabama.

Was read a third time at length and passed-yeas 54, navs 0.

Yeas:

Mesars, Beeson, Brown of Conecul, Brown of Russell, Calhoun, Camoron, Coleman, Cook of Talladega, Cook of Wilcox, Curtle, Dale, Deans, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fultan, Gains, Gewin, Gibbone, Graves, Hearn, Jackson, John, Kelly, Kyle, Langley, Lipecomb, Manning, Maples, Mastin, Mayfield, Meadows, Mixon, Montgomery, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Savage, Scarborough, Screws, Smith of Autauga, Smith of 88 h

Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Whitten, Williams of Bullock, Williams

of Henry, Wood-54.

n. 1095. To prevent ctock from running at large from the first day of March to the fifteenth day of November in each and every year in certain portions or territory of precinct No. 4, in Hale County, Alabama,

Was read a third time at length and passed—yeas 55, navs 0.

Yess:

Messr. Banks, Bander, Beevon, Bovkin, Bown of Rusell, Barks, Colloun, Cameron, Coleman, Cook of Talladega, Cook of Wilcox, Gurtin, Dale, Denas, Field, ing, Fleming, Flescher, Forman, Franklin, Fuller, Fulton, Gains, Gevein, Gubbary, Groomb, Manning, Maples, Mastin, Maydold, Mesdor, Mesdows, Mixon, Reaves, Boarb, Robbins, Robinson, Hogers, Rowe, Savage, Scarbouough, Serress, Smith of Autsuga, Smith of Bufler, Smith of Greene, Smith of Mobile, Track, Turner, Wilster, Williss and Bullock, Williams of Heary, Wood.

H. 1931. To establish a board of revenue for Barbour county:

A substitute with the same title was adopted, And the hill was read a third time at length and

nassed—yeas 57, navs 0.

Messes. Speaker, Beeson. Bellinger, Roykin, Brown of Geneeuh, Brown of Russell, Galboun (Camero, Oddman, Cook of Talladege, Cook of Wilcox, Dale, Davis, Bli, Pleming, Petcher, Forman, Previlian, Puller, Petcher, Kally, Konnedy, Kaight, Kvie, Langley, Lipscomb, Mapple, Mastla, Myrfeld, Mendows, Mahan, Mongouen, Mapple, Mastla, Myrfeld, Mendows, Mahan, Mongouen, Rond, Sarage, Scarbour, Mahan, Mongouen, Sarage, Scarbour, Mahan, Markan, Mahan, Mahan, Markan, Mahan, Mahan, Markan, Mahan, Markan, Mahan, Markan, Mahan, Mahan, Markan, Mahan, Markan, Mahan, Mah

8. 224. To amend sections 3, 5, 6, 7, 10, 11, 12, 15, 17, 18, 24, 27, 35, 37, 38, 42, 52, 53, 54, 55, 57, 59, 80, 61, 62, 65, 66, 71, 73, 77, 78, 79, 81, 83, 84, 85 and 96,

and to repeal section 82 of an act to establish a new charter for the city of Montgomery, approved February 21, 1893.

Was amended, read a third time, at length, and passed

-yous 58, nays 0. Yeas:

Messrs, Spsaker, Banks, Beeson, Boykin, Brown of Concord, Brown of Russell, Burns, Calhoun, Cameron, Cole, Coleman, Cook of Talladoga, Dale, Davis, Deans, Ellis, Fletcher, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Graves, Hearn, Jackson, John, Kelly, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Mahan, Mixon, Montgomery, Mc-Queen, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Screws, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Williams of Bullock, Williams of Henry, Wood-58.

M. 1193. To provide for the permanent location of the county site of Calhoun county, by a vote of the qualified electors of said county.

A substitute with the same title was adopted, and the hill

Was read a third time, at length, and passed-yeas 53, navs 4.

Yeas: Messrs. Speaker, Banks, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Davis, Deans, Ellis, Fletcher, Fuller, Fulton, Gewin, Gibbons, Graves, Hearu, Hill, Jackson, Kelly, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Mahan, Mills, Mixon, Montcomery, McQuesn, Reaves, Roach, Robbins, Robinson, Rogers, Sanford, Screws, Smith of Autauga, Smith of Greens, Smith of Mobile, Summors, Tuck, Turner, Williams of Bullock, Williams of Henry, Wood-53.

Mossrs. John, Kennedy, Rowo, Scarborough-4. H. 993. To provide for the payment of claims against the fine and forfoiture fund of Clarke county,

Was read a third time, at length, and passod-yeas 51, navs 0.

Yeas:

Messrs, Speaker, Beeson, Boykin, Calhoun, Cameron,

Cole, Coleman, Davis, Deans, Fletcher, Forman, Franklin, Fuller, Fulton, Gibbons, Graves, Hill, Jackson, Jinks, John, Kslly, Kennedy, Kyls, Langley, Lipscomb, Maples, Mastin, Mayfield, Mahan, Mills, McQueen,. Rand, Rssyss, Roach, Robbins, Robinson, Rogers, Rows, Savage, Scarborough, Screwa, Smith of Autsugs. Smith of Greene, Smith of Mobils, Summers, Turner, Wheeless, Whitten, Williams of Bullock, Williams of Henry. Wood-51.

H. 540. To authorize the city of Eufauls to construct and maintain a system of sanitary sawarage, and to-

regulate connections with the sams,

Was amended, read a third time at length and passed. -yeas 52, pays 0. Ysas:

Messrs, Speaker, Banks, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Cameron, Cole, Cook of Talladega, Davis, Deans, Fletcher, Franklin, Fulton, Gewin, Gibbons, Graves, Hearn, Hill, Jackson, John, Kelly, Kennedy, Killsbrew, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Mahan, Mills, Montgomery, McQueen, Rs aves, Robbins, Robinson, Rogers, Rowe, Scarborough, Screws, Smith of Autsuga, Smith of Greene, Smith of Mobile; Summsrs, Whitten, Williams of Bullock, Williams of Hanry, Wood-52.

DEPOND OF COMPERENCE COMMITTEE.

Ws the committee on conference to bouse bill No. 456, beg leave to report the following : We recommend that the sense smendment be con-

curred in.

H. C. ELLIS. E. O. CALHOIN, C. A. WHITTON. On part of bouse.

JNO. Y. KILPATRICK, L. W. McRAE. H. Austrij.

The house concurred in the foregoing conference re-

Yeas 55, nays 0.

Ysas:

Messra, Speaker, Brown of Russell, Burks, Calboun,

Cameron, Cole, Celeman, Gook of Talladaga, Cook of Wilcox, Curtis, Jule, Davis, Deans, Fleming, Flescher, Forman, Fullor, Fulton, Gahas, Gewin, Gibbone, Gavass, Rarris, Jackson, Jints, John, Kelly, Kamedy, Niledeld, Mendows, Mahan, Mixon, Monigomery, Rad, Gavars, Rozch, Robbins, Robinson, Rogers, Nove, Savage, Scarborough, Ferews, Smith of Antanga, Summers, - Rad, Williams of Bulleck, Williams of Harri Vonder-De Williams of Bulleck, Williams of

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has originated and passed the following bills:

s. 452. To authorize the auditor to execute a deed to section 16, township 21, range 32, in Tallapoesa county, Alabama, conveying the title of the state in said land to said Amos F. Hoffer;

s. 313. To relieve M. D. Still, of Elmore county,

Alabama, of the disabilities of non-age; s. 455. To provide for a special judge for the county court of Wilcox county, Alabama, when the judge of said court is prevented from any cause from holding the jury term of said court;

s. 438. For the relief of L. L. Jamison;

s. 431. For the relief of T. J. Middlebrooks, of Lowndes county; s. 367. To incorporate the Madison Loan and Trust

Company; s. 453. For the relief of M. F. Beck, of Lee county, Alabama:

e, 216. To regulate the trial of misdemeanors in the county of Marshall:

a. 450. To repeal as act entitled as act to create a separate school district in Jackson county, to be known as Pleasant Grore district, out of a part of township 5, range 6 cast, approved February 12, 1887, and an act amendatory thereof, approved February 15, 1889, and another act amendatory thereof, approved February 18, 1891, and to provide for the election of township strategies in said cownship 5, range 6;

s. 454. To amend and confirm the charter of the State-Abstract Company, of Montgomery county, Alabama, a corporation under the laws of said state, and to au-

thorize a reduction of its capital stock;

narries is requested to jac explain sloce, a set of the Standard Building and Loan Association, of Montgowery, Antibon of Montgowery, and the Home Building and Canada of Montgowery, and the Home Building and Loan Association, of Montgomery, corporations under the general laws of the sates, and to authorities them to issue what is known as "paid up" stock, and to lend moner on the stock of their members:

a. 362. To prevent deception in the manufacture and

sale of imitation butter;

s. 468. To authorize and regulate the sale of real and personal property for city taxes in the city of Ft. Payne, DeKalb county, Alabama, and for the redemption of lands sold for city taxes;

s. 458. To incorporate the "Industrial Insurance

Company," of Birmingham, Alabama;

s. 470. To amend sections 3 and 4 of an act entitled an act to establish a new charter for Eufaula, approved February 28, 1870;

And has concurred in the house joint resolution requesting the governor to return house bill No. 60, to the house for correction:

And has originated and passed the following bills and ordered the same to be sent to the house without en-

grossment:

a. 475. To permit the sax collector of Lawrence control yo conclusion reside in this part of said county which yo concluse to reside in this part of said county which are the present sensitive of the process of th

a 424. To regulate the payment and fix the rate of compensation to be received by state witnesses attending court in criminal proceedings so far as the same relates

to the county of Barbour;

s. 474. To authorize the city of Eufaula to issue bonds for funding its present bonded debt;

5, 472. To establish a charter for the city of Columbiana, in Shelby county, Alabama;

s. 471. To establish a board of revenue for Barbour

county;
s. 478. To repeal an act entitled an act to provide for the listing of lands by tax assessors; approved. February 28, 1889, in so far as the same relates to Jefferson county; Alabams.

W. L. CLAY,. Secretary.

SENATE MESSAGE.

The senate bills just received whose titles are set forth in the above and foregoing message were severally read once and referred to the committees as follows:

To judiciary, s. 452, 455;

To revision of laws, s. 313, 216;

To appropriations, s. 438; To ways and means, s. 431, 453, 478;

To corporations, s. 367, 454, 425, 468, 458, 470, 474,

To education, s. 450;

To agriculture, s. 362; To local legislation, s. 475, 424, 471.

And the house adjourned till 9 o'clock to-morrow morning

FORTY-SIXTH DAY.

House of Refresentatives, February 12, 1895.

The house met pursuant to adjournment. A quorum was present.

Prayer by the Rev. Mr. Rowe of the house.

LEAVE OF ABSENCE

Was granted as follows: To Messrs. Meador, Fielding and Wood for one day.

RESOLUTIONS.

By Mr. Whitten-

That a committee of five persons be appointed to investigate the charges of corruption made by the public press against members of this house in voting upon house this 31, which committee shall have the power in making such investigation to compel persons to appear defore it by a writ of subpens and to compel them to produce any and all papers they may see fit to examine in such investigation:

Which was referred to committee on rules.

By Mr. Knlght-

Resolved by the House, the Senate concurring, That house bill 264 be recalled from the governor for the purpose of amendment;

Adopted.

Resolved by the House, the Senate concurring, That the speaker of the house and the president of the senate be requested to crase their signatures from senate bill No. 173 for the purpose of amendment; Adopted.

BILLS ON SECOND READING.

The chairmen of the several committees reported favorably on the following bills:

H. 1225. To amend an act entitled an act for the better suppression of gambling, approved February 26, 1889, so as to allow pool selling within a place known as the fair grounds in Jefferson county, Alabama;

H. 1208. To amend section two of an act to prevent stock from running at large in certain parts of Marengo county:

II. 1216. To make appropriations for the compensation of the circuit judge of the thirseenth judicial circuit and for the compensation of the solicitor of said thirteenth judicial circuit;
II. 698. To smed an act entitled an act to establish

a new charter for the city of Sheffield, in the county of Colbert, State of Alabama, approved December 12th, 1892;

s. 436. To incorporate the "Southern Lumber Fire

Association" of Birmingham, Alabama, and to define its rights, powers and franchises;

s, 437. To incorporate the Industrial Mutual Assurance company of Birmingham, and to define its rights,

powers and franchises:

s. 373. To authorize and direct the judge of the probate court of Calhoun county to establish districts in said county, in which stock may be provented from running at large, and to regulate such districts:

s. 458. To incorporate the Industrial Insurance Com-

pany of Birmingham, Alabama;

s. 450. To repeal as act entitled an act to create a separate school district in Jackoon county, to be known as Pleasant Grove District, out of a part of township after, range six east, approved February 21, 1878, and an act amendatory thereof approved February 15, 1880, and canother act amendatory thereof approved February 18, 1891, and to provide for the election of township trustees in said township five, ranges six.

s. 362. To prevent deception in the manufacture and

sale of imitation butter;

s. 342. To authorize the mayor and city council of Troy, Alabama, to issue bonds of said city for an amount not exceeding twenty thousand dollars, for the purpose of purchasing land and creeting and equipping school buildings thereon and for the improvement of the electric light plant and water works system of the city of Troy, Alabama.

The above and foregoing bills, were severally read a second time, and placed on the calendar.

MESSAGE FROM THE SENATE.

M. Speaker: The senate has adopted a joint resolution, herewith sent, requesting the precident of the senate and speaker of the house to crase their signatures from the house bills at. 284 and 60.

And also has adopted a joint resolution, herewith sent, Providing that a sufficient amount of the appropriation for repairing and improving the capitol and the captiol grounds, made at the session of 1894-5 shall be devoted to the enclosing, warming and furnishing comfortable seates or benches in the rotunds of the capitol.

And has concurred in the report of the conference committee on the disagreement of the two houses on the senate amendment to

H. 456. To prevent stock from running at large in beat eighteen in Elmore county, west of the Coosa river. And has amended as therein shown, and, as amended, has passed the house hills :

11, 243. To regulate and prescribe the manner of elect-

ing county commissioners of Perry county : H. 370. To amend section two, three and four of an

act entitled "an act to regulate the apportiontment of the school fund in this state by the superintendent of education," approved February 10, 1891, so far as relates to the counties of Clarke and Washington;

And has concurred in the house joint resolution requeeting the speaker of the house and the president of the senate to crase their signatures from the senate bill 173:

And the senate has adopted a joint resolution, herewith sent, requesting the president of the senate and speaker of the house to erase their signatures from the house bill 789:

And has also adopted a joint resolution, herewith sent, requesting the governor to return the senate hill No. 173

for amandment:

And has originated and passed the following hill: s. 402. To authorize the city council of Montgomery to issue bonds for the purpose of paving or otherwise improving the streets and sidewalks, or either, of the city of Montgomery:

And the senate has concurred in the house joint resolution, recalling from the governor the house bill 264 for amendment:

And has originated and passed the following bills: s. 171. To regulate the ginning of cotton at public or

private gins for pay :

s, 328. To regulate the sale of spirituous, vinous and malt liquors in the corporato limits of the town of Roanoke, in Randolph county, Alabama. W. L. CLAY.

Sacretary.

SENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message were severally read once and referred to the committees as follows:

To corporations, s. 402; To revision of laws, s. 171;

To revision of laws, s. 171 To temperance, s. 328;

And the house concurred in the senate joint resolution requesting the president of the senate and speaker of the house to erase their signatures from house hills 264 and 60.

And has also concurred in the senate joint resolution, Providing that a sufficient amount of the appropriation for repairing the capitel and the capitol grounds made at the session of 18945, shall be devoted to the enclosing, warming and furnishing comfortable seats or benches in the rotunds of the capitol:

And the house concurred in the senate amendment to, n. 243. To regulate and prescribe the manner of electing county commissioners of Perry county,

Yeas 57, nays 0.

Yess:

Mesers. Speaker, Barron, Beeson, Bellinger, Boykin, Brown of Conceuls, Brown of Russell, Cameron, Camp, Cook of Talladess, Cook of Willedges, Cook of Willows, Dake, Davin, Ellis, Fielding, Henning, Fletcher, Ford, Forman, Franklin, Fielder, Palon, Gianh, Gewin, Gibbons, Graham, Groves, Jackson, Jinkes, Mally, E. Martin, Franklin, Lincow, Lackson, Jinkes, Mally, Mangheld, Mesalow, Massadows, Massad

Also in the senate amendments to

m. 370. To amend section two, three and four of an act entitled an act to regulate the apportionment of the school fund in this state by the superintendent of education, approved February 10, 1891, so far as relates to the counties of Clarke and Washington,

Yeas 53, nays 0. Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Bellinger,

Boykin, Brown of Concoult, Brown of Rinsell, Burks, Cathoun, Cameron, Cool of Wilcox, Dale, Davis, Fielding, Fleming, Flescher, Ford, Forman, Fuller, Fulon, Geetin, Gibbon, Graham, Garks, Lakson, Ed., May, Mastin, Mayfield, Mesdow, Monigomery, Moore, More, Martin, Mayfield, Mesdow, Monigomery, Moore, More, Sarges, Smith of Autauge, Smith of Butler, Smith of Sarges, Smith of Autauge, Smith of Butler, Smith of Pallock, Williams of Hours-of-Williams of Hours-office Bullock, Williams of Hours-of-Williams

And has concurred in the joint resolution requesting the president of the senate and speaker of the house to

erase their signatures from H. 789;

And has concurred in the senate joint resolution, Requesting the governor to return the senats bill 173.

CONFERENCE COMMITTEE.

The speaker of the house appointed as a committee of conference on the part of the house, on the disagreement of the two houses on the senate amendments to the house bill 873,

Messrs. Davis, Brooks and Boykin.

UNFINISHED BUSINESS.

The house resumed consideration of H. 756. To amend the revenue laws of the State of Alabama:

The question recurred on,

Mr. Knight's amendment to section 24, which was

Mr. Brooks moved to strike out section 24; And Mr. Brooks' motion was lost.

Mr. Maples moved to adopt section 24, and the motion was carried.

Section 25 was read and adopted. Section 26 was adopted.

Mr. John offersd an amandment to section 27 which was adopted.

was adopted.

Mr. Knight offered an amendment to be numbered 25½
and Mr. Knight's amendment was adopted.

Sections 27 and 28 were read and adopted.

Mr. John offersd an amendment to section 29, which was adopted.

Section 30 was read:

Mr. Calhoun offered an amendment.

Mr. Whitten moved an amendment to the amendment. Mr. Cameron moved to table both amendments.

Carrisd,

Section 31 was read.

Mr. Whitten moved to strike out section 31.

Lost.

Mr. Boykin offered an amendment. Mr. Knight moved to table Mr. Boykin's amendment.

Lost.
Mr. Sanford offered an amendment to Mr. Boykin's
amendment.

Lost. And Mr. Boykin's amendment was adopted.

Mr. Camsron offsred an amendmendment to section 31, which was adopted.

Mr. Davis moved to table the bill and amendments. Lost.

Yeas 31, nays 41.

Yeas: Beeson, Bellinger, Brooks, Burks, Burns, Davis, Deans, Fielding, Fletcher, Ford, Franklin, Fuller, Gains, Grabam, Harris, Hesra, Kennedy, Knight, Kyle, Langley, Manuing, Meadows, Mills, Moore, Robhins, Robinson, Sanford, Bearhorough, Smith of Autauga, Summers, Turens—31.

Nays:
Mesers. Speaker, Barron, Beeson, Beykin, Brown of
Rassell, Calhonn, Cameron, Camp, Cole, Code of TalliaRassell, Calhonn, Cameron, Camp, Cole, Code of TalliaPillon, Gewin, Gibbon, Grever, Jackson, Jints, John,
Lipscomh, Maples, Mastin, Mayfield, Mahan, Montgomery, Offrien, Paton, Prowell, Rosel, Rogers, Rowe,
Soale, Smith of Greene, Smith of Mobile, Wheeleys,
Witten, Williams of Hubles, Whitmin of Heop—41.

AFTERNOON SESSION.

The house resumed consideration of

H. 756. To amend the revenue laws of the State of

Alabaria; Section 32 was read and adopted.

Mr. John moved an amendment to section 33 which was adopted.

Mr. Kyle moved to striks out section 33.

Mr. Sanford moved to reconsider the vote hy which Mr. Kyle's motion was lost.

Mr. Boykin moved to table Mr. Sanford's motion. The yeas and nays were demanded, and the motion to table was carried.

Yeas 42, nays 27.

Yeas:
Messre, Spenker, Banks, Boykin, Beown of Russell,
Calhoun, Cameron, Cole, Cook of Wileox, Dale, Fleening, Forman, Franklin, Futient, Gevin, Gibson, Graves,
John, Keily, Kennedy, Lipscomb, Maphes, Mastin, MayBeld, Mahan, Mixon, M., Taman, Roach, Rogers, Rowe,
Smith, of Greene, Smith of Mobile, Wheeless, Whitten,
Williams of Bullock, Williams of Henry—G.

Nays:
Messrs, Beeson, Bellinger, Brooks, Burks, Camp, Coleman, Cook of Tailadega, Deans, Fuller, Gains, Harris, Hearn, Hill, Knight, Kyle, Langley, Meadows, Moore, McCorvey, Reaves, Robbina, Robinson, Sanford, Savage, Scarborough, Smith of Autauga, Summers, Turner-

Mr. Cameron moved the previous question on the third reading and passage of the bill. The previous question was ordered.

Yeas 50, nays 21.

Yeas 50, nays Yeas :

Mesrs, Speaker, Barron, Beasley, Boykin, Brown of Rassell, Calhou, Cameron, Coke, Cook of Wilcox, Dale, Fieming, Forman, Franklin, Faiton, Gahn, Gibbons, Cameron, Models, Massin, Mayfield, Meadows, Mahan, Montgomery, Moore, McClusky, O'Brien, Patton, Ferry, Prowill, Rand, Beaver, Roach, Robbins, Rogern, Rows, Sanford, Savage, Smith of Greens, Smith of Mobils, Internet—50 Section, Williams of Bullet, Williams of Montre-50 Section, Williams of Bullet, Williams of Nays:

Messrs. Banks, Beeson, Bellinger, Brooks, Brown of Conecuh, Camp, Cook of Talladega, Deans, Harris, Hill, Kulght, Kyle, Mills, Mixon, McCorvey, Rohinson, Scarborough, Scrows. Turnor—21.

And the bill H. 758. To amend the revenue laws of the state of

Alabama.

Was read a third time at length and lost—yeas 32, navs 49.

Yeas:

Messra. Speaker, Barron, Boykin, Brown of Rossell, Canaroro, Dalo, Fleming, Fulton, Gewin, Gibbons, Graves, John, Kelly, Lipscomb, Maples, Mastin, Mayfield, Mahan, Montgomery, McClusky, O'Bren, Patton, Perry, Prowell, Rand, Roseh, Rogers, Rowe, Smith of Greene, Smith of Mohlle, Whitten, Williams of Bullock —32. Nava:

Mezers, Banks, Beasley, Beeson, Bellinger, Brooks, Brown of Conewib, Burks, Calhonn, Camp, Coleman, Cook of Talladega, Cook of Wilson, Davis, Deans, Cook of Talladega, Cook of Wilson, Branklin, Fullon, Gaine, Ellis, Fletcher, Poort, Forman, Franklin, Fullon, Gaine, Kanghi, Kyle, Langley, Meador, Meadows, Mille, Muxon, Moore, McCorey, McQueen, Reaven, Robbins, Rohinson, Sanford, Savaga, Searborough, Serwew, Smith of Littlenge, Summers, Turner, Wheeless, Williams of Attalaga, Summers, Turner, Wheeless, Williams

Mr. Robinson moved to reconsider the vote by which the bill was lost, and to lay that motion on the table.

H. 320. To authorize the treasurer of the state of Alahama to pay all warrants which have been drawn by the auditor of said state on said treasurer on account of cost bille in penitentiary cases,

Was read a third time at length and passed—yeas 53, navs 1.

Yeas:

Messrs. Speaker, Barron, Beeson, Boykin, Brooks, Calhburn, Cameron, Cole, Coleman, Cook of Wilcox, Dale, Davis, Deans, Fielding, Fletcher, Forman, Frauklin, Fuller, Fulton, Gewin, Grahain, Graves, John, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mayfield, Meador, Meadows, Mahan, McClucky, Mc-Corvey, Perry, Reaves, Roach, Robbins, Robinson, Rogers. Rowe, Rowton, Sanford, Smith of Autsuga, Smith of Greene, Smith of Mobile, Turner, Wheeless, Whitten, Williams of Bullock, Williams of Henry-53. Nava:

Mr. Brown of Russell-1.

The bill was ordered to the senate without engrose-

MESSAGE FROM THE SENATE.

Mr. Speaker:

The president of the senate having signed the following bills, your signature thereto is requested,

s. 265. To confirm the incorporation of the Twickenham Club of Huntsville, Alabama, and to enlarge the-

powers and capacities of said club; e. 267. To detach Lowndes county from the fourth and attach it to the second judicial circuit and to detach the county of Bibb from the fifth and attach it to the fourth judicial circuit and to detach Covington county from the second and attach it to the twelfth judicial circuit and to fix the time for holding the circuit courts in said counties.

SIGNING BILLS.

The speaker of the house in the presence of the house immediately after their titles had been publicly read by the clerk, signed the bille whose titles are set out inthe foregoing senate message,

MESSAGE PROM THE SENATE.

Mr. Speaker:

The senate has concurred in the house amendment to the senate bill,

 To amend sections 3, 5, 6, 7, 10, 11, 12, 15, 17, 18, 24, 27, 35, 37, 38, 42, 52, 53, 54, 55, 57, 59, 60, 61, 62, 65, 66, 71, 73, 77, 78, 79, 81, 83, 84, 85, and 96, and to repeal section 82 of an act to cetablish a new charter for the city of Montgomery, approved February 21st, 1893.

In accordance with a joint resolution heretofore concurred in, the president of she senate has erased his signature from the house bill No. 789, and the same is herewith transmitted to the house to enable you to so erase your signature thereform;

And the senate has originated and passed the follow-

ing bill:
a. 457. To appropriate money to reimburse cartain
insurance companies for amounts llegally paid by then
into the state treasury under an act approved February
18, 1893, entitled an act to require all corporations to
pay a fee or license, for the use of the state, before commencing business in this state;

And in accordance with a joint resolution hereoforce or more in, the president of the senate has crased his signature from the house bills Nos. 60 and 251, and the same are herewith transmitted to the house to enable you to so crase your signature from the said bills.

And the senate has concurred in the house joint resolution requesting the speaker of the house and the president of the senate to erase their signatures from the senate bill No. 178;

And the senate has originated and passed the following hills:

8. 219. To regulate the sales of goods, wares, non-chankies and other personal property, advertised as bankrupt, insalvent, insurance, assignes, trustee, testare, executor, administrator, receiver, auditor, syndinate, railroads or other wreck, wholesalesale or manufacturers, or closing out sale, goods damaged by smoke, fire, water or otherwise, and to provide for a license fee for suph sales from such vasders.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once and referred to the committees as follows:

To appropriations, s. 467.

To apprepriations, s. To judiciary, s. 219;

And in accordance with joint resolutions heretofore

adopted the speaker erased his signature from n. 789, 264 and 60, and s. 173.

And the house recessed till 7:30 o'clock to-night.

NIGHT SESSION.

H. 1082. To amend section two (2) of an act entitled an act to establish a charter for the town of Albertville, in Marshall county, Alabama, approved February 18, 1891.

Was read a third time at length and passed—yeas 50, navs 1.

Massas. Speaker, Basaley, Brooks, Brown of Concentl, Brown of Kusell, Cameron, Camp, Ode, Goleman, Cook of Talladega, Beans, Ellis, Fleming, Flietcher, Frankline, Faller, Fulron, Gains, Gewin, Gribbane, Grabam, Grave, Jackson, Jinks, Kelly, Kennedy, Kuught, Langley, Libacomb, Maples, Mastin, Mayfield, Meadows, Man, Mixon, Reaves, Rosch, Robbins, Robinson, Rogers, Rown, Saufort, Searborough, Smith of Rown, Saufort, Searborough, Smith of Westers, Williams of Ballock, Williams of Henry Westers, Williams of Ballock, Williams of Henry

Nay:

Yeas:

Mr. John-1.

s. 333. To authorize the city of Mobile to build or otherwise acquire a system of water works and operate the same.

Was amended and read a third time at length and lost—year 18, mays 41.

yeas 18, mays 41. Yeas:

Messrs. Speaker, Brooks, Burns, Camp, Fleming, Fletcher, Graham, Jinks, Kennedy, Mapies, Mastin, Meadows, Montgomery, Roach, Sanford, Scarborough, Summers, Turnsr—18.

Nays:
Mesers. Banks, Beasley, Brown of Conecult, Brown of Russell, Calboun, Cameron, Cole, Coleman, Cook of Talladega, Davis, Deaus, Ellis, Flening, Frate, lin, Faller, Futton, Gains, Gewin, Gibbons, Graves, Hearn, John, Kelly, Langley, Lipscomb, Mahan, Mills, Mixon, Pattou, Rand, Reaves, Robbins, Robinson, Rogers, Rowe, Smith of Autauga, Smith of Greene, Smith of Mobile, Whitzen, Williams of Bullock, Williams of Hearry, Wood—41.

n. 605. To authorize the Montgomery Shooting Club to borrow money and to execute a mortgage on their property to secure the payment thereof, or any other debt contracted by it.

Was read a third time, as length, and passed—yeas 53, naye 1.

Yeas:

Mossrs. Speaker, Brooks, Brown of Connenh, Brown of Russell, Oathboun, Cameron, Camp, Golie, Golsman, Davis, Deans, Fleming, Fletcher, Fuller, Gains, Gilbona, Graham, Graves, Hearn, Jackson, Jinks, John, Kally, Kennedy, Langley, Lipscomb, Maples, Massin, Myshald, Macdor, Masdows, Malan, Mantgomery, O'Brien, Fatton, March, Markey, Malan, Mantgomery, O'Brien, Fatton, March, Markey, Malan, Mantgomery, O'Brien, Fatton, March, Markey, Mark

Mr. Franklin-1.

MI. 1189. To pay for articles purchased for the use of thesenate and house of representatives and for repairing the senate chamber and hall of the house of representatives, and for repairing and furnishing the rooms of the engrossing and enrolling clerk of the house of representatives,

Was amended, and as amended, was read a third time, at length, and passed—yeas 53, nays 0.

Yoss:
Mesers, Speaker, Brown of Concouls, Brown of Russell, Burna, Calboun, Cameron, Camp, Cole, Cook of
Russiand Control, Cole, Cook of
Russiand Cole, Cole, Cole, Cook
Real Cole, Cole, Cole, Cole, Cook
Real Cole, Cole, Cole, Cole, Cole,
Radio, Cole, Cole, Cole,
Radio, Carlon, Carlon, Carlon, Carlon,
Marker, Marker, Hill,
Jackson, Jinks, John, Kennedy, Langeny, Lipecomb,
Maples, Mayfield, Medodr, Medowa, Mahan, Mixon,
Montgomary, Rand, Raswes, Rosels, Robbins, Roblinson,
Antauga, Sinible of Greene, Summers, Ward, Whiston,
Antauga, Sinible of Greene, Summers, Ward, Whiston,
Antauga, Sinible of Greene, Summers, Ward, Whiston,

Williams of Bullock, Williams of Henry, Wood-53.

n 893. To regulate the holding of lands in the stateof Alabama by aliens or by any firm, company or corporation, a majority of whose property or stock is held and bone fide owned by an alien or aliens,

Was read a third time, at length, and failed to pass-

Yeas 15, nays 34.

Yeas:

Messrs. Brown of Conecuh, Camp, Cole, Deans, Ellis, Graves, Hearn, Hill, Jackson, Langloy, Mastin, Mills, Roacb, Smith of Autauga, Wood—15.

Navs:

Mesars, Speaker, Banks, Brown of Russell, Calhoun, Cameron, Davis, Fleming, Fletcher, Franklin, Fulton, Gains, Gewin, Jinits, John, Kelly, Kennedy, Kyle, Lipsomb, Mayfield, Mahan, Mixon, Mongomery, O'Brien, Perry, Reaves, Roach, Robbins, Robinson, Rogers, Senschorough, Smith of Greene, Summers, Turner, Whitten, Williams of Bullock, Williams of Honry—

n. 783. To amend an act entitled an act for the preservation of game animals and birds in the counties of Tuscalosos and Calabour, approved February 27, 1889, which was amended so as to apply to Tuscalosas county, Crenshaw county, Lee county and Calbour county, approved February 18th, 1891, so far as

the same relates to Les county,

Was read a third time, at length, and passed—yeas-53, nays 0.

Yoss.

Messrs. Spaaker, Banks, Beasley, Brown of Conccub, Brown of Russell, Cameron, Camp, Cole, Davis, Danas, Ciddiding, Flouning, Francis, Lern, Hill, Jackova, Dinks, Kally, Kennedy, Knight, Langley, Jipscomb, Maples, Mastin, Myrdeld, Mendor, Mahas, Mills, Miron, Mongomery, O'Brien, Patton, Reaves, Roach, Robins, Rob-Smito Grand, Smith, Shiba, Smith, of Medio, Smith of Greens, Smith, of Mohlo, Summers, Wills,

Williams of Bullock, Williams of Henry, Wood—53. H. 1024. To amend an act approved February 2, 1893, to authorize the mayor and council of the town of Union. Springs to issue bonds of said town for an amount not exceeding thirty blousand dollars, for the purpose of. erecting and maintaining a system of water works and a system of electric fights, one or both in said town,

Was read a third time, at length, and passed-year 35, nave 19.

Yeas:

Meszrs. Speaker, Brown of Russell. Calhoun, Camp, Davis, Fleming, Fletcher, Fulton, Gewin, Graves, Jinks, Kelly, Kannedy, Kulght, Lipscomb, Maples, Mayfield, Meador, Mixon, Montgomery, O'Brien, Fatton, Roach, Robinson, Rogers, Rowe, Scarborough, Smith of Autauga, Smithof Greens, Smith of Moble, Turner, Whitten, Williams of Bullock, Williams of Heury, Wood—So.

Nays: Mesars. Banks, Beeson, Brown of Conecuh, Camaron, Cole, Ellis, Franklin, Fullor, Gains, Hearn, Hill, Jackson, John, Langley, Mastin, Mahan, Mills, Ott, Reaves, Sayage-19.

n. 786. To establish the Hamilton school district in Marion county,

Was read a third time at length and passed—yeas 56, navs 0.

Yeas:
Measrs. Speaker, Banks, Brown of Conscuh, Brown of Russell, Calboun, Cameron, Camp, Cole, Bale, Davis, Cole, Bale, Davis, Cole, Bale, Davis, Cole, Bale, Davis, Camp, Cole, Bale, Davis, Carden, Gibban, Graves, Hasrn, Hill, Jackon, Mita, John, Kally, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Mendor, Mahan, Mills, Mixon, Mongomery, O'Brien, Rabb, Rawse, Roach, Robins, Kolman, Mogors, Kove, Routon, Sadoris, Scarlins, Kolmson, Mogors, Kove, Routon, Sadoris, Sadoris, Marien, Millians of Bulleck, Williams of Henry, Wood—50.

м. 395. To amend section 708 of the code of Ala-

Was amended, read a third time at length and passed—yeas 45, nays 6.

Yous, Mesers, Speaker, Banks, Beeson, Brown of Russell, Mesers, Speaker, Banks, Beeson, Brown of Russell, Burns, Galhoun, Cameron, Camp, Davis, Ellis, Fleming, Flatcher, Franklin, Futbon, Gains, Gewin, Grass, Jackson, John, Kennedy, Langley, Lipscomb, Maples, Mayled, Mahan, Mills, Mixon, Montgomerv. O'Blesn, Mayled, Mahan, Mills, Mixon, Montgomerv. O'Blesn,

Prowell, Reaves, Rosch, Rohinson, Rogers, Rowe, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Turner, Willisms of Bullock, Williams of Henry, Wood-

Nava:

Messrs, Brown of Conecuh, Deans, Fuller, Jinks, Kelly, Sanford-6.

And the house adjourned till 10 o'clock to-morrow morning.

FORTY-SEVENTH DAY.

HOUSE OF REPESSENTATIVES. February 13, 1895.

The house met pursusnt to adjournment. Prayer by the Rev. Mr. Ott of the house. A quorum was present.

LEAVE OF ABSENCE

Was granted Messrs. Mcore, Fielding and Killebrew for one day.

REVISION OF JOURNAL.

The committee on the revision of the journal reported the journal of yesterday correct.

INTRODUCTION OF BILLS.

On a call of the counties bills were introduced severally read one time and referred to appropriate commitsees, as follows: By Mr. Rows-

H. 1226. To repeal an act to provide for the sppointment of a solicitor for each of the counties of Madison. Jackson and DeKalb, and to prescribe his powers and duties, spproved February 17, 1885, in so far as the same relates to the county of Madison,

Judiciary.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

The committee on enrolled bills report the following

bills correctly enrolled:

H. 243. To regulate and prescribe tha manner of

electing county commissioners of Perry county;
H. 370. To amend sections 2, 3 and 4 of an act en-

R. 570. To amend sectione 2, a and 4 of at all cuttitled an act to regulate the apportionment of the school fund in this state by the superintendent of education, approved February 10, 1891, so far as relates to the counties of Clarke, Washington, Dallas, Talladega, Jefferson, Choctaw, Montgomery, Calboun and Cleburare; r. 379. To amend section one of an act to establish.

H. 379. To amend section one of an act to establish and define the corporate limits of the city of Gadaden,

approved February the 18th, 1891;

H. 576. To levy a tax, state and county, on all peddlers of road cars, sewing machines, cooking stores, watches, clocks, bed quilts, cloaks, and halmorals in the counties of Wilcox, Hale, Dallas, Macon, Cathoun, Chambers, Marengo, Sunster, Choctaw, Lowndes, Talladega, Barbour, Elmore, Coosa, Tallapoosa, Clarke and Madison;

H. 740. To provide for the payment of certain claims

of the sheriff of Talladega county against the state;
H. 848. To prohibit the manufacture of vinous, spir-

ituous or malt liquors or other intoxicating beverages within one mile of the M. E. Church at the village of Elmore, in Elmore county, and to prohibit the sale, giving away or otherwise disposing of vinous, spirituous or malt liquors or other intoxicating beverages within four miles of said church.

J. H. MONTGONERY.

Chairman.

SIGNING BILLS.

The speaker of the house in the presence of the house immediately after their titles had been publicly read by the clerk, signed the bills whose tutes are est out in the foregoing report of the committee on enrolled hills.

RILLS ON SECOND READING.

The chairmen of the several committees reported favorably on the following bills:

7. 1217. To authorize the filing and recording of certain dseds of convayance therein named in the office of the judge of probate of the various counties of this state;

H. 1218. To repeal an act entitled an act to provide for the listing of lands by the tax assessors, approved Fsbruary 28, 1889, in so far as the same relates to Jefferson county, Alshams;

 To regulate the ginning of cotton at public or private gins for pay;

s. 216. To regulate the trial of misdemeanors in the county of Marshall:

s. 219. To regulate the sale of goods, wars, merchandles, and other personal property advertised as bankrapi, insolvent, insurance, assignee, trustee, testaor, executor, daministrator, receiver, auction, syndicate, railroad, or other wreek, wholosale or manufacturers, or closing out sale, or goods damaged by smoke, fire, water or otherwise, and to provide for a license fee for such sale from such wonders.

sais from such vonders,

(With amendment);

s. 254. To amend section 750 of this code, so far as

the same applies to the counties of Covington, Crenshaw, Butler, Coneculi and Escambia;
s. 250. To amend section 2083 of the code of Alabama:

bama;
s, 252. To amend section 8789 of the code;

s. 282. To amend section 3739 of the code; s. 282. To amend section 3403 of the code;

s. 296. To exempt the chief operators of relay telegraph offices in this state from jury duty;

s. 313. To relieve M. D. Still, of Elmore county, of the disabilities of non-age;

s. 341. To more permanently establish the line between the counties of Blount and Walker;

s. 352. To incorporate the town of Newton.in the county of Dale;

k. 367. To incorporate the Madison Long and Trust

 367. To incorporate the Madison Loan and Trust Company.
 402. To authorize the city council of Montgonery. to issue bonds for the purpose of paving or otherwise improving the streets and sidewalks, or either of the city of Montgomery;

s. 416. To incorporate the Southern Mutual Fire In-

surance Company of Alabama;

s. 425. To ratify and confirm the charter of the Standard Building and Loan Association of Montgonery, Alabams, the Muttael Bonefit Building and Loan Association of Montgomery, and the Home Building and Loan Association of Montgomery, corporations under the general laws of the state, and to sutthorise them to issue what is known as "psid up stock," and to lend money on the stock of their membros;

s. 427. To provide compensation for witnesses in impeachment cases:

e. 429. To fix the time for holding circuit court in the counties of Clay and Cleburne;

s. 430. To fix the right of the city of Mobile to esrtain real estate:

s. 431. For the relief of T. J. Middlebrooks of

Lowndes county; s. 434. To fix the time and to define the terms for

holding the circuit courts in the several counties of the tenth judicial circuit; s. 435. To provide for the holding of the circuit courts

s. 430. To provide for the housing of the electric scales in the second judicial circuit;
s. 440. To amend an act entitled an act to incorpor-

ate the town of Moulton, in Lawrence county, Alabama,

approved February 14th, 1891; 8, 442. To amend an act entitled an act to amend an act to incorporate the district of Opellka, and provide

for the government thereof, approved February 19, 1883, approved February 16, 1885;

s. 444 To authorize and empower the city council of Sheffield to close up and sell or otherwise dispose of any of the streets or alleys in the city of Shefheld after having obtained the written consent of all the abutting

 445. To authorize the mayor and aldermen of the city of Huntsville to issue certain negotiable bonds;

s. 452. To authorize the auditor to execute a deed to Amos F. Hoffer to the east \(\psi\) of northeast quarter of section 16, township 24, range 22, in Tallapoosa county,

Alabama, conveying the title of the state in said lands to said Amos F. Hoffer:

s. 453. For the relief of M. F. Beck, of Lee county, Alahama:

s. 454. To amend and confirm the charter of the State Abstract Company of Montgomery county, Alabama, a corporation under the laws of said state and to authorize

a reduction of its capital stock:

s. 462. To provide for the assessment and collection of taxes due after January 1st, 1895, on all property situated heretofore in the counties of Lawrence and Colhert, but made parts of Colhert and Franklin counties by an act entitled an act to change the boundary lines of the counties of Colbert, Franklin and Lawrence, approved February 6, 1895;

s. 468. To authorize and regulate the sale of real and nersonal property for city taxes in the city of Fort Payne. DeKalb county, Alahama, and for the redemption of

lands sold for city taxes: s. 470. To amend sections 3 and 4 of an act entitled

an act to establish a new city charter for Eufaula, approved February 28, 1870: s. 472. To establish a charter for the city of Colum-

biana, in Shelby county, Alabama;

s. 474. To authorize the city of Eufaula to issue

bonds for funding its present bonded debt; s. 475. To permit the tax collector of Lawrence county to continue to reside in that part of said county

which was attached to the county of Colbert by an act passed at the present session of the general assembly changing the boundary lines between the counties of Franklin, Colbert and Lawrence, to provide for the exercise of jurisdiction and authority by precinct officers in the territory transferred by said act, and to provide for the determination of pending cuits and judicial proceedings arising in said territory:

s. 477. To fix the time of holding the circuit courts in the countles composing the first judicial circuit.

(With amendment): s. 478. To repeal an act entitled an act to provide for the listing of lands by tax assessors, approved February 28, in so far as the same relate to Jefferson and

Lowndes counties, Alabama;

n. 1913. To permit the tax collector of Lawrence county to continue to reade in that part of said county with the continue of the county of Colbert by an exipaced at the present section of the general assembly changing the boundary lines between the counties of Paraklia, Colbert and Lawrence, to provide for the creties of jurisdiction and authority by precinct officers in the territory transferred by and sat, and not provide for the determination of pending suits and judicial proceedings arising in said territory.

H. 1221. To amend section four of an act entitled an act for the preservation of game animals and birds in the

county of Walker;

x. 1048. To authorize the several counties in this state to issue bonds for the purpose of building court houses, jails and bridges, for repairing improving or furnishing the same and for refunding any outstanding indebtedness of the several counties;

s. 424. To regulate the payment and fix the rate of fees to be received by state witnesses attending court in criminal proceedings so far as the same relates to the county of Parbour;

8. 471. To establish a board of revenue for Barbour

county; s. 459. To amend section five, to repeal section thirty-five and section thirty-six, and to add section forty-nine to an act entitled an act to further regulate elections in the state of Alabama.

Approved February 21, 1893;

s. 274. To provide for and regulate contests of elections for governor, secretary of state, state auditor, state treasurer and attorney general;

s. 191. To regulate the bolding of the circuit court

for Randolph county, (with ameudment);

8.448. To authorize the probate judge and county commissioners of Randolph county to lay off Beat No. 3 and Beat No. 5, and all that part of township eighteen, range ten (10) that hes west of big Tallapoosa river, into stock law districts, and to authorize elections thereon to prohibit stock from running at large in said districts:

H. 1200. To refund to J. P. Camp of Cherokee county or his legal representatives one hundred and seventyfour, 40-100 dollars, the sum which he paid to the state of Alabama with interest for certain lands to which the state had no title:

H. 1034. To require the county treasurer of DeKalb county to pay James McLendon of Etowah county for ssrvices done as county commissioner;

H. 1224. For the relief of the estate of L. J. Hand.

deceased. H. 1057. To provide for additional clerical force in

the office of the state superintendent of education. The above and foregoing bills, were severally read a

second time, and placed on the calendar. By leave of the house-

H. 608. To amend an act entitled an act to establish a new charter for the city of Sheffield in the county of Colbert, state of Alabama, approved December 12th, 1892.

Was called up and was read a third time, at length, and passed-yeas 55, navs 2.

Yeas: Messrs, Speaker, Beasley, Beeson, Boykin, Brown of Russell, Burns, Calhoun, Cameron, Camp, Cole, Dale, Davis, Fletcher, Ford, Forman, Franklin, Fulton, Gewin, Gibbons, Graves, Harris, Holt, John, Kelly, Kennedy, Killebrew, Maples, Meadows, Mills, Montgomery, Mc-Clusky, McCorvey, McQueen, O'Brien, Ott, Perry Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Rowton, Savage, Scarberough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Turner, Ward, Williams of Bullock, Williams of Henry-55.

Nava:

Coleman and Fuller.

The bill was ordered to the senate without engressment:

н. 1205. To make appropriations for the salaries of the chancellor of the northern chancery division and the judges and solicitors of the 12th and 13th circuits,

Was read a third time at langth, and passed-yeas 47. navs 8.

Vana.

Mesars, Speaker, Banks, Barron, Bosson, Boykin, Calhoun, Cameron, Camp, Cursis, Dale, Fleming, Ford, Fulton, Gewin, Gibbons, Graham, Grant, John, Kelly Kennedy, Lipscomb, Maples, Mayfield, Meadows, Mahan, Mixon, McCorvey, McQueen, Ott, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Rowe, Sanford, Savage, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Mobile, Tuck, Williams of Bullock, Williams of Henry-47.

Msssrs. Burks, Forman, Franklin, Fuller, Harris,

Hsarn, Langley, and Wheeless-8. u. 1211. To fix the time of holding the chancery

courts in the northwestern chancery division and regulats proceedings therein. Was read a third time, at length, and passed-year

54, navs 4.

Yeas: Mesers. Speaker, Banks, Barron, Beasley, Boykin, Brown of Concoult, Brown of Russell, Calhoun, Cameron, Camp. Cole, Cook of Talladega, Cook of Wilcox, Dale, Ellis, Ewing, Fielding, Fletcher, Forman, Fulton, Gewin, Gibbons, Graham, Grant, Hearn, Jackson, John, Kelly, Kennedy, Knight, Lipscomb, Maples, Meadows, Mahan, Mixon, Montgomery, Moore, McCorvey, Ott, Patton, Perry, Rabb, Raud, Roach, Robinson, Rogers, Rowe, Seale, Smith of Autauga, Smith of Mobile, Summers, Tuck, Ward, Williams of Bullock, Williams of Henry, Wood-54.

Nava:

Msssrs; Coleman, Franklin, Fuller and Whoeless-4. H. 754. To confer chancery powers and jurisdiction upon the circuit court in the soveral counties of the 7th judicial circult of Alabama, to regulate the practice and procedure in said courts and in the supreme court of Alabama on appeal from said courts, and to fix the time and place of holding said courts,

The following amendment was adopted :

Amend title so as to read, "a bill to be cutlified an act to regulate the practice and procedure in the several courts of the sixth and seventh judicial circuits of Alabama, and in the supreme court of Alabama on appeal from said courts." Other amendments were adopted, and the bill,

Was read a third time at length and passed-yeas 52, navs 2.

Yeas:

Mosrs, Speaker, Boykin, Brooks, Brown of Conceuls, Brwon of Russell, Burno, Calhoun, Cameron, Camp, Cook of Wilcox, Curtis, Dale, Daris, Fleming, Flescher, Pitton, Gewin, Othbons, Graham, Grant, Graves, Jackson, John, Kelly, Kennedy, Laugley, Maples, Meador, Madcows, Mahan, Mille, Mixon, Mocrs, McCorrwy, Patton, Zrowell, Read, Heaves, Ronch, Roblinson, Rogers, Smith of Buller, Smith of Greene, Smith of Mobile, Ward, Wheelees, Williams of Bullock, Williams of Henry—52.

Nays: Messrs, Coleman and Fuller—2.

RECONSIDERATION.

Mr. Robinson's motion to reconsider the vote by which H. 756. To amend the revenue laws of the State of Alabama.

Was lost on yesterday, was taken up, and by leave of the house Mr. Robinson withdrew his motion to table

the motion to reconsider.

The motion to reconsider prevailed, and on motion of

Mr. Clark the further consideration of the bill was postponed till 12 o'clock and the bill was referred to a committee of six—three favoring and three opposing the bill. The committe appointed was Messrs. Fletcher, Meador, Robinson, O'Brieu, Bovkin and Mevfield.

The committee reported a substitute for the bill with the same title, and the substitute was adopted.

Yeas 53, nays 26.

Yeas:
Massrs. Speaker, Barron, Boykin, Brooks, Brown of
Rnesell, Calhoun, Cameron, Camp, Good of Wileco,
Graham, Chrai, Graves, John. Kelly, Kennely, Kulyki,
Kyle, Lipsecamb, Maples, Mayfald, Mendor, Mahan,
Motagonory, McClucky, McCorvey, McGuon, Ott,
Patton, Perry, Prowell, Rand, Roach, Robinson, Hogers,
Kowo, Sanford, Searbrough, Servess, Smith of Attniger,
Smith of Greens, Smith of Model, momentuments
of Henry—Sa. Whitten, Williams of Bulleck, Williams

Messrs. Banks, Beasley, Beeson, Bellinger, Burke, Coleman, Cook of Talladega, Deans, Ellis, Forman, Franklin, Fuller, Gains, Harris, Hearn, Hill, Jackson, Langley, Manning, Mastin, Meadows, Mills, Reaves, Robbins, Savage, Smith of Butler, Wheeless-26.

On motion of Mr. John, the previous question was ordered and the bill was read a third time at length, and passed.-year 53, pays 28.

Yeas:

Messrs. Speaker, Barron, Boykin, Brooks, Brown of Russell, Calhonn, Cameron, Camp, Cook of Wilcox, Dale, Davis, Fleming, Fletcher, Folton, Gowin, Gibbons, Graham, Grant, Graves. John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Maples, Mayfield, Meador, Mahan, Montgomery, McClusky, McCorvey, McQueen, Ott, Perry, Prowell, Rand, Roach, Robinson, Rogers, Rowe, Sanford, Scarborough, Screws, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Ward, Whitten, Williams of Bullock, Williams of Henry-53.

Navs:

Messrs. Banks, Beasley, Beeson, Bellinger, Brown of Conscuh, Burks, Coleman, Cook of Talladega, Deans, Ellis, Ford, Forman, Franklin, Fuller, Gains, Harris, Hearn, Jackson, Langley, Manning, Mastin, Meadows, Mills, Reaves, Robbins, Savage, Smith of Butler, Wheeless-28.

SPECIAL ORBER.

s. 154. To regulate the management of state and county convicts was taken up.

The committee offered the following amendment: Amend section one, by striking out the word "two"

in line five and inserting in lisu thereof the word "six," and by adding to the end of said section the following: "Provided, that of those first appointed, one shall hold office for two years, one for four years, and one for six years, to be designated by the governor."

Mr. John offered the following as a substitute for section 1:

SECTION 1. Be it enacted by the General Assembly of

Alabama, That there shall be appointed by the governor, three managers of convicts, one of wbom shall be a physician, who, together with the governor shall constitute the board of managers, and shall have general supervision and control of the state and county convicts; the term of office of the managers shall be for two years, and until their successors are qualified.

Mr. Kelly moved to table Mr. John's smendment, and the yeas and nays being demanded, the motion prevailed.

Yeas 34, nsys 30.

Messrs. Speaker, Brooks, Brown of Russell, Calboun, Camp, Coleman, Cook of Wilcox, Curtis, Flening, Franklin, Puller, Gibbon, Gwes, Handler, Gelsen, Granklin, Granklin, Granklin, Granklin, Mackers, McCorvey, Earns, Bogers, Smith of Aorongs, Smith of Butler, Smith of Mobile, Summers, Taylor, Ward, Whoeless, Whitten, Williams of Henry—34. Navs.

Mesers. Banks, Barron, Beasley, Cameron, Cook of Talladega, Davis, Deans, Ellis, Forman, Fulton, Gaits, Hearn, John, Killebrew, Langley, Maples, Mahan, Mills, Montgomery, McClusky, McQueen, Pstton, Perry, Prowell, Rand, Rosch, Bowe, Savage, Tuck, Williams of Bullock—30.

Mr. Kelly offered the following as a substitute for section 1:

That there shall be appointed by the governer two inspectors of convicts, one of whom shall be a physician, spectors of convicts, one of whom shall be a physician, constitute a board of laspectors of convicts and shall have general supervision and control of the state and county convicts, the inspectors first appointed shall hold done for four and air years respectively, and until their done for four and air years respectively, and until their the governor shall be ex-officio a member of said board, with power to voice.

Mr. Tuck moved to table Mr. Kelly's substitute.

Yeas 29, nays 34.

Yeas:

Messra. Banks, Barron, Beeson, Brown of Russell, Cal-

houn, Cameron, Cook of Talladega, Ellis, Fielding, Fleming, Fulton, Gibbons, Graves, John, Kennedy, Lipscomb, Maples, Mahan, Mills, Ott, Patton, Perry, Rand, Tuck, Ward, Whitten, Williams of Henry,-29,

Nays:

Messrs, Speaker, Bellinger, Brown of Conecuh, Burks, Camp, Coleman, Curtis, Dale, Davis, Deans, Forman, Franklin, Fuller, Gains, Graham, Grant, Hill, Jackson, Kelly, Knight, Langley, Manning, Mastin, Montgomery, McClusky, McCorvey, McQuecu, Prowell, Rogers, Smith of Greene, Summers, Taylor, Turner-34. Mr. John called for the yeas and navs on the adoption

of Mr. Kelly's substitute, and the substitute was lost.

Yeas 16, navs 43. Yeas:

Messrs. Bellinger, Coleman, Cook of Wilcox. Forman, Franklin, Graham, Harris, Jackson, Kelly, Kyle, Manning, Mastin, McCorvey, Prowell, Rogers, Smith of Butler, Taylor, Turner-16.

Nava:

Mesers, Speaker, Banks, Barron, Beasley, Beeson. Brown of Russell, Calhoun, Cameron, Camp, Cook of Talladaga, Cartis, Deans, Ellis, Fleming, Fuller, Fulton, Gibbons, Graham, Grant, Graves, John, Kennedy, Langley, Lipscomb, Maples, Mahan, Montgomery, McClusky, Ott. Patton, Perry, Rand, Roach, Rowe, Scarborough, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Suramers, Tuck, Ward, Willett, Williams of Bullock-43.

And the first amendment offered by the committee

was adonted.

The committee offered the following amendment: Amend section twenty-six by etriking out in line five the following: "The salary of the two clerks of the board of inspectors shall be twelve hundred dollars each per annum," and insert instead thereof the following: "The salary of the ohlef clerk of the board of inspectors shall be fifteen hundred dollars per annum, and of the other clerk shall be twelve hundred dollars per annum." Mr. John offered the following amendment to the

amendment: Amend by striking out the following words at conclusion: "And of the other clerks shall be twelve hundred dollars per annum."

The amendment was adopted and the amendment as amended was adonted.

Mr. Knight moved to reconsider the vote by which Mr. John's amendment was adopted.

On motion of Mr. Cameron, Mr. Knight's motion was tablad.

Yeas 41, nays 21.

Yeas:

Messrs, Banks, Barron, Beasley, Beeson, Bellinger, Brown of Russell, Burks, Cameron, Ellis, Flaming, Franklin, Fulton, Gains, Gibbons, Grant, Graves, Harris, Jackson, John, Kennedy, Kyls, Langley, Maples, Mastin, Meadows, Mahan, Mixon, Montgomery, Mc-Clusky, Ott, Patton, Perry, Reaves, Robbins, Savage, Smith of Greene, Snmmers, Tuck, Turner, Wheeless, Williams of Bullock-41

Nava!

Messrs. Speaker, Brooks, Calhoun, Camp. Cook of Wilcox, Dale, Ellis, Fuller, Hearn, Knight, Lipscomb, McCorvey, McOucen, Prowell, Rand, Rogers, Sanford, Scarboreugh, Screws, Smith of Autauga, Smith of Mobile, Ward, Whisten-21.

The following amendment was adopted:

Amend section fifty-four by striking out the words "in their discretion may" and by adding the word "shall"

On motion the previous question was ordered on the third reading and passage of the bill.

The clerk proceeded to read the bill and nending the third reading of the bill its further consideration was on motion suspended for the transaction of other business.

MESSAGE PROM THE SENATE.

Mr. Speaker:

In accordance with a joint resolution heretofore concurred in the president of the senate has erased his signature from the senate hill Nn. 173.

And in accordance with a joint resolution heretofore concurred in the president of the senate has erased his signature from the house bill No. 264.

And the cenate has amended as therein shown, and as amended has passed the house bill.

и. 264. To incorporate the intendant and trustees of Hatchst Creek camp ground, and pressrve order at eaid camp ground;

And has originated and passed.

s. 473. To regulate the fine and forfeiture fund of Bullock county and the disposal of moneys arising from fines, forfeitures and convict labor in ead county.

Secretary.

SENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once and referred to the committees as follows: Local legislation, s. 473.

The speaker erased his signature from

s. 173. To amend an act entitled an act to incorporate the city of Columbia in the county of Henry, approved February 21, 1898.

Mr. Williams moved to reconsider the vote by which the bill was passed and ordered to a third reading. Carried.

Mr. Williams offered an amendment which was adopted.

And the bill

Was read a third time at length and passed—yeas 64, navs 0.

Yeas: Banks, Barron, Besaley, Bellinger, Boykin, Brown of Concoult, Brown of Kussell, Burks, Burns, Comeron, Cango, Ooleman, Code of Thildeage, Code of Flatency, Code of Platency, Code of Platency, Code of Platency, Pornan, Fuller, Pulton, Gains, Gewin, Gibbone, Graham, Harris, Hearn, Jinks, John, Kelly, Konnody, Kright, Kyle, Langley, Maples, Mastin, Wadows, Milas, Mixon, Mongoney, McClusky, McCorroy, McCusen, O'Brien, Ott, Patton, Frowell, Canada, Rocker, Rocke, Rocker, Rocker, Rocker, Code, Code,

The house concurred in the senate amendments to N. 264. To incorporate the intendant and trustees of

Hatchet Creek camp ground and preserve order of eard camp ground. Yeas 56, nays 0.

Yeas: Mossrs. Speaker, Barron, Beeson, Bellinger, Brooke, Brown of Russell, Burks, Calhoun, Cameron, Camp. Coleman, Cook of Talladega, Cook of Wilcox, Dale, Deane, Fielding, Fleming, Forman, Franklin, Fulton, Gewin, Grant, Hearn, Jackson, John, Kelly, Knight, Langley, Manning, Mastin, Mayfield, Meader, Mahan, Mixon, Montgomery, Moore, McClusky, Ott, Perry, Prowell, Reaves, Roach, Robinson, Rogers, Routon, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Mobils, Summers, Taylor, Tuck, Turner, Wheeless, Whitteu, Williams of Bullock, Williams of Henry-56.

MESSAGE FROM THE CENATE.

Mr. Speaker:

The senate has originated and passed the following hills:

e. 476. To amend an act entitled an act to amend section 499 of the code of Alabama, approved February 18, 1887:

s. 486. To incorporate the Chicago, Florence and Gulf Railway Company, and to further the construction of the same :

s. 355. To appropriate a certain portion of the .two and three per cent fund to be paid into the treasury

after February 18, 1895. s. 469. To amend section two of an act to prevent stock from running at large in certain parts of Marengo

county.

And hae passed the following house bills : H. 740. To provide for the payment of certain claims

of the sheriff of Talladega county against the state; и. 379. To amend section one of an act to establish and define the corporate limits of the city of Gadsden. approved February 18th, 1891;

H. 848. To prohibit the manufacture of vinoue,

spirituous or malt liquors or other intoxicating beverages within one mile of the M. E. church at the village of Elmore, in Elmore county, and to probabilit the sale, giving away or otherwise disposing of vinous, spirituous or malt liquors or other intoxicating beverages within four miles of said church;

H. 1059. To amend an act entitled an act to incorporate the Phoenix City Railway Company, define its rights, privileges, powers and franchises, approved Docember 19th, 1894:

And has amended as therein shown, and as amended, has passed the house bill

H. 71. To amend section 3763 of the criminal code of 1886.

W. L. CLAY, Secretary.

SENATE MESSAGE,

The senate bills just received whose titles are set forth in the above and foregoing message were severally read once and referred to the committees as follows: Corporation, s. 476, 486:

Appropriations, a. 355;

Local legislation, s. 469;

The house concurred in the senate amendments to H. 71. To amend section 3763 of the criminal code of 1886.

Yeas 56, nays 0.

Yeas ;

Méass. Spaker, Barron, Beseou, Brooks, Brown of Russell, Burks, Galboun, Camero, Camp, Coleman, Cook of Talladega, Curdis, Dale, Duans, Fielding, Forman, Franklin, Fuller, Fullon, Gaim, Gilbonn, Graham, Grands, Harris, Hearn, Jecksen, Jinks, John, Kolly, Killobewe, Liposomi, Malans, Mills, Montgomery, Killobewe, Liposomi, Malans, Mills, Montgomery, Bullobewe, Liposomi, Malans, Mills, Montgomery, Sinks, Bobliason, Rowe, Sanford, Scarborough, Scale, Smith of Autongs, Smith of Buller, Smith of Feren, Smith of Mobile, Taylor, Tuck, Ward, Williams of Bullock, Williams of Honry—50.

At 1 o'clock the house took a recess till 3 p. m.

AFTERNOON SESSION.

The house was called to order at 3 p. m.

The speaker presented a petition from the board of directors of the Baptist State Convention, asking for the passage of an act prohibiting the sale of liquor in Marlon. where the Judson Institute is located.

 The communication was referred to the committee on local legislation.

On motion of Mr. John, house 526, 919 and senate bills 459 and 274 were made continuing special orders after the report of standing committees to-morrow,

By unanimous consent Mr. Barron called up

s. 170. To prevent stock from running at large in certain parts of Perry county viz: Uniontown and Walthalls precincts,

The amendment offered by the committee was adopted, and the bill was read a third time at length and passed-yeas, 56, navs 0.

Ysas: Messrs. Speaker, Ranks, Barron, Beeson, Bellinger, Brown of Russell, Burks, Calhoun, Cameron, Camp. Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Fielding, Fleming, Fletcher, Forman, Franklin, Fulton, Gains, Gibbons, Harris, Jackson, Jinks, John, Knight, Lipscomb, Maples, Mastin, Mahan, Montgomery, Mc-Clusky, McCorvey, McQueen, O'Brien, Perry, Prowell, Rand, Robinson, Rowe, Savage, Scarborough, Screws, Smith of Autauga, Smith of Butlse, Smith of Greens, Summers, Taylor, Tuck, Turnsr, Whesless, Whitten, Williams of Bullock-56.

H. 155. To secure to wage earners employed in the business of mining, manufacturing, transportation or merchandise, or botels or other industries a priority over other creditors in cass of insolvency,

Was read a third time at length and passed-year 60. navs 1.

Ysas:

Msssrs. Bauks. Barron, Beeson, Brnoks. Brown of Conecuh. Brown of Russell, Burks, Cameron, Camp, Cook of Wilcox, Ellis, Fleming, Ford, Forman, Franklin, Fullsr, Fulton, Gains, Gewin, Grant, Graves, John, Kelly, Kannady, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meadows, Mahan, Montgomerv. McCorvey. McQueen, O'Brien, Ott. Perry, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Scarborough, Smith of Antanga, Smith of Butler, Smith of Mobile, Summers, Taylor, Tuck, Ward, Whoeless, Whitten, Williams of Bullock, Williams of Henry-80.

Nov: Mr. Speaker.

The hill was ordered to the senate without engrosement.

On motion of Mr. Ott.

n, 349. To amend an act entitled an act to amend sub-division 31 of section 629 of the code of Alabama, approved February 16th, 1894. Was taken up, and was read a third time at length.

and passed-veas 58, pays 0.

Your: Messrs. Speaker, Banks, Barron, Beeson, Brooks, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Dale, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Graves, Harris, Hearn, Jackson, Kelly, Kennedy, Killebrew, Kyle, Langley, Manning, Mastin, Meadows, Mahan, Mills, McClusky, McCorvey, McQueen, Ott, Perry, Prowell, Rand, Roach, Robbins, Rogers, Sanford, Savage, Smith of Autauga, Smith of Butler, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Williams of Bullock-58

The bill was ordered to the senate without engrossment.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker: The committee on enrolled bills report the following

bills correctly enrolled: n. 626. To create the northern chancery division and

provide for the appointment of a chancellor thereof and fix the times of bolding chancery court therein.

H. 1059. To amend an act entitled an act to lucorporate the Phenix City Railway company, define its rights, privileges, powers and franchises, approved December 19th, 1894.

J. H. MONTGOMERY. Chairman.

STONING BILLS.

The speaker of the house in the presence of the house immediately after their titles had been publicly read by the clerk, slaned the bills whose titles are set out in the foregoing report of the committee on enrolled bills;

MESSAGE FROM THE SENATE.

. Mr. Speaker:

The senate has concurred in the house joint resolution raising a joint committee composed of three from each house to set a day for final adjournment of the general assembly : And has amended as therein shown, and as amended,

has passed the house bill

H. 789. To amend section 1206 of the code of Alahama: .

And has originated and passed the following bills : s, 408. To more particularly define the duties of

sheriffs, jailors and other officers having prisouers in charge to protect them from mob violenco;

s. 466. To authorize the mayor and council of Hoffin, Alabama, to prescribe the manner of publishing the ordinances of said town, to fix the compensations for publishing them, and to regulate the license on pool and billiard tables and mercantile business;

8, 449. To amend section 3258 of the code of Ala-

bams:

s. 485. To change the name of the Sheffield and Tuscumbia Street Railway company, to Shoffield and Tuscumbia Railway company, and to increase its powers. W. L Chay, Secretary.

SENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message were soverally read once and referred to the committees as follows:

Judiciary, s. 408, 449. Corporations, s. 466, 485.

The house concurred in the senate amendments to

H. 789. To amend section 1206 of the code of Alabama.

Yeas 57, nave 0.

Yeas:

Mr. Cameron gave notice that at the night session he would call up s. 344, Mr. Mayfield that he would call up s. 1135, and Mr. Sanford that he would call up s. 117. The house then took a recess till 7:30 o'clock to-night.

NIGHT SESSION.

H. 790. To relieve Louise A. Westcott, of Montgomery county, of the disabilities of non-age;

Was read a third time at length and passed-yeas 56, mays 0.

Yeas:
Mesers. Speaker, Barron, Beesley, Besson, Boykin,
Brown of Goscush. Brown of Kussell, Burns, Culboula,
Worker, Moley Boykin, Moley Marker, Moley Moley,
Worker, Moley Davis, Deans, Ellis, Fleming, Pieleber,
Franklin, Fuller, Fulson, Gains, Gibbons, Gravev, Kelly,
Kennedy, Kuight, Kyle, Langley, Maples, Mayfield,
Meador, Mondows, Mahan, Mixon, McClusky, McQueen,
Ott, Rand, Revers, Roadh, Robbins, Robinson, Borre,
Ott, Rand, Revers, Roadh, Robbins, Robinson, Borre,
of Greene, Smith of Mohlo, Summers, Turner, Whiten,
Williams of Bulleck, Williams of Heary—58.

5, 108. To create a lien in favor of the owners of public ginneries:

Was read a third time, at length, and passed—yeas 57 nays 0. Yeas:

Massr, Speaker, Barron, Besson, Bellinger, Boykin, Brwon of Genech, Burns, Calhoun, Gomero, Carb, Brwon of Genech, Burns, Calhoun, Gomero, Casan, Fledding, Folenier, Fletcher, Fornan, Franklio, Fatton, Gibbons, Graves, Kelly, Kennedy, Kyle, Langewin, Gibbons, Graves, Kelly, Kennedy, Kyle, Lange, Maples, Mayfeld, Masdor, Madowa, Mahan, Mixon, Montgomery, McGlusky, McQueen, Ott, Rand, Beaves, Beach, Robbins, Kolmson, Kogren, Sendroungh, Swike, Roman, Graves, Kolmson, Kogren, Sendroungh, Swike, Kolmson, Kogren, Sendroungh, Swike, Schuller, Schuller, Schuller, Stander, Turker, Ward, White-un, Williams of Bullock, Williams of Hertre—Gr.

H. 223. To incorporate the Coosa Iron and Railroad Company,

Was read a third time at length and passed—yeas 60, navs 0.

Yeas: Synther Banks, Bossley, Bellinger, Boytin, Beans of Suesch, Borran of Russall, Barks, Maras, Caboun, Cameron, Camp, Coleman, Cook of Talladego, Cook of Wilcox, Dula, Ellis, Pelding, Plenning, Edecher, Ford, Forman, Franklin, Faller, Fulton, Gains, Giber, Grand, Franklin, Faller, Fulton, Gains, Giber, Grand, Franklin, Faller, Fulton, Gains, Giber, Grand, Wanning, Mastin, Mawfield, Meedor, Meadows, Mahan, Mille, Montgomery, McClusky, McCorrey, McQueen, Ott, Rand, Rawes, Rooke, Robben, Robinson, Robinson, Robberton, Glasser, State of Montgon, State of Mobile, Summers, Wate, Whiten—God, Smith of Mobile, Summers, Wate, Whiten—God,

H. 1153. To confirm the incorporation of the Birmingham Dental College and to enlarge the powers of said college.

Was read a third time at length and passed—yeas 53, navs 1.

M. M. S. Spaker, Barron, Joykin, Brown of Concently, Brown of Bousell, Calleon, Castron, Gartin, Coleman, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Fisher, Ford, Felterber, Ford, Fornan, Fulton, Gielon, Glebons, Graves, Harris, Jackson, Kelly, Kandor, Kibbons, Graves, Harris, Jackson, Kelly, Kandordy, Kyle, Langley, Maples, Massun, Mayfield, Meador, Maydel, Magade, Boach, Robbins, Rogers, Routon, Scarborough, Smith of Autanga, Smith of Mutterle, Smith of Greens,

Smith of Mobile, Summers, Whittsn, Williams of Bullock, Williams of Henry-53.

Nay: Mr. Knight.

н. 964. To amend section 2 of an act which was approved December 11, 1886, entitled an act to amend sectlon 2 of an act approved December 30th, 1868, entitled an act to amend the caption and first and the third soctions of the act entitled an act to incorporate the Ploneer Petroleum Company, approved February 8, 1866,

Was read a third time at length and passed-yeas 55. navs 0.

Yeas:

Messrs. Speaker, Banks, Beeson, Bellinger, Brooks, Brown of Concount, Brown of Russell, Burks, Calhoun, Cameron, Coleman, Cook of Talladega, Curtis, Dale, Davis, Deans, Flotcher, Fulton, Gaius, Gewin, Graham, Graves, Harris, Jinks, Kelly, Kennedy, Kyle, Langley, Maples, Mastin, Mayfield, Mahan, Mixon, Montgomery, McClucky, McCorvey, McQueon, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Scarborough, Scale, Smith of Autauga. Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Whitten, Williams of Bulluck, Williams of Henry-55.

H. 965. To incorporate the State Land Trust Company,

Was read a third time at length and passed-yeas 53, nave 2.

Messrs, Speaker, Banks, Bellinger, Boykin, Brooks, Brown of Coneculi, Brown of Russell, Burks, Burns, Calhoun, Cameron, Cole, Cook of Wilcox, Dale, Davis, Fleming, Fletcher, Franklin, Fulton, Gains, Gewin, Gibbons, Graham, Graves, Kelly, Kennedy, Kyle, Langley, Manles, Mayfield, Meador, Meadows, Mixon, McChusky, McQueen, Prowell, Rand, Roach, Robbins, Robinson, Rogers, Rows, Scarborough, Smith of Antauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Turner, Ward, Whitten, Williams of Bullock, Williams of Hanry-53. Navs:

Mesers. Knight and Mahan-2.

H. 1143. To confer additional powers upon the Bir-

mingham trust and savings company body corporate, incorporated under the general laws of the state of Alabama,

Was amended, read a third time at length, and passed —veas 50, navs 3.

Yeas:

Mesers Speaker, Beseon, Bellinger, Brown of Russell, Burns, Galbonn, Cameron, Cook of Willox, Dale, Davis, Deans, Ewing, Fleming, Ford, Fulton, Gains, Gibbonn, Graham, Hearn, Skily, Killebrew, Kyls-Gibbonn, Graham, Hearn, Skily, Killebrew, Kyls-Monigomary, McClunky, McQueen, Ott, Rand, Robbins, Roblinson, Rogers, Rows, Sen-borough, Smith of Autaups, Smith of Butler, Smith of Greace, Smith of Autaups, Smith of Butler, Smith of Greace, Smith of Mobile, Summer, Faylor, Tuck, Turier, Ward, Wheeless, Whitten, Williams of Boilock, Williams of Henry Vary:

Coleman, Gewin and Mills.

B. 982. To repeal an act to regulate and prescribe the manner of electing county commissioners of Pike, But lock, Washington, Baldwin, Butler, Choctaw, Fayette, Shelby, DeKalb and Pickens counties so far as the same relates to Shelby county.

Was read a third time at length and passed—yeas 55, navs 3.

Yeas:

Mesers. Speaker, Banks, Besalsy, Besano, Bellinger, Boylen, Brooks, Brown of Concenh, Brown of Roussell, Burks, Calboun, Canareno, Cole, Colaman, Cock, of Tal-Betscher, Ford, Forman, Gatha, Gewin, Gibbons, Graham, Kennedy, Kuight, Kyle, Landley, Maples, Mastin, Mayfold, Macdor, Macdowe, Mills, Milcon, Montales, Marchander, March

Fulton, Mahan and Williams of Henry.

s. 342. To authorize the mayor and city council of Troy, Alabama to issue bonds of said city for an amount not exceeding twenty thousand dollars for the purpose of purchasing land and erecting and equipping school buildings thereon, and for the improvement of the electric light plant and water works system of the city of Troy, Alabama,

Was read a third time at length and passed —yeas 54, navs 0

Yeas:

Messrs. Speaker, Becaley, Bosson, Bellinger, Roykin, Brown of Russell, Burns, Galloon, Gook of Wilcox, Dale, Davis, Deans, Fielding, Fleming, Ford, Franklin, Paller, Fulton, tibbons, Graves, Hisrri, Jackson, Kally, Kenacky, Kinght, Kyle, Langley, Maples, Mastin, Myscandey, Kinght, Kyle, Langley, Maples, Mastin, Myscander, Kinghi, Killer, Langley, Mastin, Mastin, Myscander, Clusky, McGrover, Perry, Reaves, Roach, Robbins, Robinson, Rogers, Sanford, Smith of Autuags, Smith of Cercen, Smith of Mobils, Summers, Taylor, Turzer, Wheelers, Whitten, Williams of Ballock, Williams of Harry—64.

In 1847. To authorize and empower the mayor and
In 1847. To authorize and empower the mayor and
ouncillation of the city of Tusksloosa, to issue and sell
twenty thousand dollars, the proceeds there exceeding
twenty thousand dollars, the proceeds there conceding
to the purpose of paying off and satisfying the interest
or interest coupses now due or to become due on the
present outstanding bonds of said city and for the
purpose of paying the cutstanding floating delate of said city,
Was read a third time, at length, and passed—yeas 58,
anys 1.

Yeas:

Messes, Speaker, Banks, Beasley, Boyku, Brown of Conccub, Brown of Bussell, Burns, Calboun, Cole-Concub, Brown of Bussell, Burns, Calboun, Cole-Coke of Talladega, Cock of Wilcox, Dale, Davis, Deam, Fielding, Flecker, Ford, Forman, Frankin, Fulcon, Gains, Gibbons, Graves, Harris, Hearn, Kennedy, Knight, Kyel, Langley, Lipscomb, Maples, Mayfield, Mesdor, Mesdows, Mahan, Mixon, Montgomery, Meclusky, McQueen, Od, Perry, Rand, Reaves, Rozch, Robhins, Robinson, Rogers, Rowe, Scarborough, Smith of Astsage, Stuffa of Butler, Smith of Grosses, Smith of Astsage, Smith of Butler, Smith of Grosses, Smith of Astsage, Smith of Butler, Smith of Grosses, Smith of Jock, Williams of Heavy—G.

Mr. Cameron.

H. 1107. To amend an act sutitled an act to prevent stock from running at large in Cherokee county, to authorize elections thereon, and to provide for building and maintaining fence and gates, approved February

Was read a third time at length, and passed-yeas 61,

nava 1.

Yeas: Messrs, Speaker, Beeson, Boykin, Brown of Conscub. Brown of Russell, Burps, Calhoun, Cameron, Cook of Wilcox, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graves, Kelly, Kennedy, Knight, Kyle, Langley, Lapscomb, Maples, Mastin, Mayfield, Mendor, Mendows, Mills, Mixon, Montgomery, McQueen, Ott. Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Turner, Whitten, Williams of Bullock, Williams of Henry-61. Nay:

Mr. Mahan.

B. 781. To incorporate the Ozark cotton mill com-

Was read a third time, at length, and passed,-yeas 57. nava 0.

Messrs, Speaker, Banks, Beasley, Beeson, Bellinger, Boykin, Brown of Conseul, Brown of Russell, Burks, Calhoun, Cameron, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ewing, Fleming Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Graves, Kennedy, Kulght, Kyle. Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomsry, McClusky, McCorvey, McQueen, Ott, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Scarborough, Smith of Autsuga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Turner, Wheeless, Whitten, Williams of Bullock, Williams of Henry-57.

s. 393. To regulate the fine and forfeiture fund and

the hard labor fund of Dallas county;

Was amended, read a third time, at length, and passed-yeas 57, nays 0.

Yeas:

Messrs, Speaker, Banke, Beasley, Beeson, Bellinger, Boykin, Brown of Conecult, Brown of Russell, Burns, Calhoun, Cameron, Cole, Coleman, Cook of Tailadega, Cook of Wilcox, Dale, Davls, Deans, Ellis, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graves, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Meadows, Mahan, Mixon, McQueen, Ott, Reaves, Roach, Robbins, Robinson, Sanford, Smith of Antanga, Smith of Butler, Smith of Greene, Smith of Mobile, Turner, Wheeless, Whitten, Williams of Bullock, Williams of Henry-57. H. 951. To increase the number of aldermen in the

town of New Decatur, in the county of Morgan, to eight: and to authorize the corporate authorities to fix, within prescribed limits, the future terms of office of the alder-

men of said town :

Was read a third time, at length, and passed-yeas 60, navs 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Boykin, Brown of Conecult, Brown of Russell, Burns, Calhoun, Cameron, Coleman, Cook of Talladega. Cook of Wilcox, Dale, Davis, Deans, Ewing, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Gains, Gewin, Gibbons, Graves, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McCorvey, McQueen, Reaves, Roach, Robbins, Robinson, Rowe, Routon, Sanford, Smith of Autanga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Turner, Whitten, Williams of Bullock-60.

II. 986. To create a separate echool district of Daviston in beat 17, township 24, range 24, in Tallangosa county, Alabama; Was read a third time, at length, and passed-year

65, nays 0.

Yeas: Mosses, Speaker, Banks, Barron, Beasley, Beeson, Boykin, Brooks, Brown of Conscub, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Eilis, Fielding, Flemlag, Fletcher, Ford, Forman, Franklin, Fuiler, Gains, Graham, Graves, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meadows, Mills, Mixon, McClusky, McGorvey, Mcqueen, Ott, Rand, Raaves, Rosch, Robbins, Robinson, Rowe, Routon, Sanford, Smith of Autanga, Smith of Butler, Smith of Greene, Smith of Mohle, Summers, Taylor, Wheeless, Williams of Bullock, Williams of Heavrs—48.

H. 382. For the relief of needy confederate soldiers or their surviving widows who may have, through neglect orignorance, failed to comply with the provisions of section (n) of an act, suproved February 13th, 1891.

Was read a third time, at length, and passed—yeas 62, nave 0.

Yau:

Waes: Speaker, Banks, Barron, Beasley, Beeson, Boykin, Brown of Concenh, Brown of Russell, Burns, Galboun, Gameron, Cole, Colleana, Cook or Miladega, Cook of Wilcox, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fletcher, Ford, Forman, Frankin, Faller, Fletchen, Gains, Gibbone, Graves, Kelly, Kennedy Knight, Kyder, Langley, Lipsonoph, Maples, Massin, Mayfield, Maddow, Mills, Mixon, Montgomery, McChaisty, McMeddows, Mills, Mixon, Montgomery, McChaisty, McChaisty, Milamon, Rove, Smith of Antanga, Smith of Batler, Smith of Greene, Smith of Mohley, Smith of Greene, Smith of Mohley, Chairy, Williams of Bulbels—82.

H. 890. To define the powers and duties of the hoard of police commissioners of Birmingham, Alahama, and to regulate the police department of eaid city, and provide for the appointment of euch commissioners.

Was read a third time, at length, and passed—yeas 65, navs 0.

Yeas:

Messri. Speaker, Banks, Beasley, Beeson, Boykin, Brown of Conseuth, Brown of Russell, Burks, Burns, Calhoun, Cameron, Cole, Colenan, Cook of Talladega, Cook of Wicox, Dule, Davis, Denas, Ellis, Fielding, Fietcher, Ford, Forman, Pranklin, Fuller, Fulton, Gewin, Cibton, Gresses, Kelly, Kannedy, Killighter, Knight, Messler, Mess

Robinson, Rowe, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Turner, Wheeless, Whitten, Williams of Bullock—65.

s. 344. To define the authority of physicians in the sale of or dispensing of medicines and drugs,

Was read a third time at length and passed—yeas 51,

nays 7.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Fielding, Fleming, Forman, Fuller, Gains, Gewin, Knight, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mills, Mixon, McQueen, Roach, Robbins, Robinson, Rogers, Rowe, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Bullock—51.

Nays:

Messrs. Coleman, Fletcher, Graves, Kennedy, Kyle,

McClusky, and Rand-7.

H. 115. To regulate the manufacture and sale of spirituous, vinous, and malt liquors in the city of Bridgeport,

Was read a third time, at length, and Mr. Dale

moved to table the bill.

Carried.

Yeas 39, nays 15.

Yeas:

Messrs. Banks, Beasley, Beeson, Boykin, Brown of Russell, Burns, Calhoun, Camp, Cook of Wilcox, Dale, Ellis, Fletcher, Forman, Fuller, Fulton, Gains, Graves, John, Kennedy, Langley, Mayfield, Meadows, Mahan, Mixon, McClusky, McQueen, Ott, Rand, Reaves, Roach, Robbins, Rowe, Scarborough, Smith of Butler, Smith of Greene, Summers, Turner, Ward, Williams of Bullock, Williams of Henry—39.

Nays:

Messrs. Speaker, Cameron, Coleman, Deans, Gewin, Kelly, Kyle, Maples, Mastin, McClusky, Robinson, Smith of Mobile, Taylor, Whitten—15

н. 1086. To amend section thirteen (13) of an act entitled an act to authorize the mayor and aldermen of the city of Girard to establish a system of public schools in said city, approved February 18, 1891,

Was read a third time at length and passed—yeas 59,

nays 0.

Messrs. Speaker, Barron, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ellis, Ewing, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Graves, Harris, Hearn, Jackson, John, Kennedy, Knight, Kyle, Langley, Manning, Maples, Mayfield, Meador, Mahan, Montgomery, McClusky, O'Brien, Perry, Rand, Roach, Robinson, Rogers, Sanford, Scarborough, Smith of Autauga, Smith of Greene, Smith of Mobile, Taylor, Turner, Wheeless, Whitten, Williams of Bullock—59.

s. 436. To incorporate the "Southern Lumber Fire Association," of Birmingham, Alabama, and to define

its rights and powers and franchises,

Was read a third time at length and passed—yeas 58,

 $\begin{array}{c} \mathbf{nays} \ 0. \\ \mathbf{Yeas} : \end{array}$

Messrs. Speaker, Barron, Bellinger, Brown of Conecult, Brown of Russell, Burns, Calhoun, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Ellis, Fielding, Fletcher, Forman, Franklin, Fulton, Gewin, Graham, Grant, Harris, Hill, Jackson, John, Kennedy, Killebrew, Knight, Kyle, Langley, Manning, Mastin, Meador, Mahan, Mixon, Moore, McCorvey, McQueen, Ott, Perry, Prowell, Reaves, Robbins, Rogers, Routon, Sanford, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Mobile, Taylor, Turner, Wheeless, Willett, Williams of Bullock, Williams of Henry—58.

s. 422. To authorize the court of county commissioners of Tuskaloosa county to issue and sell bonds of said county to an amount not exceeding twenty thousand dollars for the purpose of placing a draw in the bridge across the Warrior river at Tuskaloosa, Alabama, thus converting said bridge into a draw bridge, of strength-

ening and improving said bridge throughout its entire length and of erecting and maintaining other bridges in said county,

Was read a third time, at length, and passed—yeas 60,

nays 1.

Yeas:

Messrs. Speaker, Banks, Beasley, Boykin, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ewing, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gewin, Grant, Harris, John, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meadows, Mahan, Moore, McClusky, McQueen, Ott, Patton, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Whitten, Williams of Bullock—60.

Nay:

Mr. Cameron.

н. 1174. To amend and confirm the charter of the State Abstract Company of Montgomery county, Ala., a corporation under the laws of said state, and to authorize a reduction of its capital stock,

Was read a third time, at length, and passed—yeas

61, nays 0.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Cameron, Cole, Coleman, Cook of Talladega, Curtis, Dale, Davis, Ellis, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Graves, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mixon, McClusky, McQueen, Ott, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Whitten, Williams of Bullock—61.

н. 537. To change a portion of the boundary line between the counties of Washington and Mobile,

Was amended, read a third time, at length, and passed—veas 64, nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Boykin, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graves, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Moore, McCorvey, McQueen, Ott, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Turner, Whitten, Williams of Bullock, Williams of Henry—64.

s. 356. To prohibit fishing, netting, seining or otherwise catching fish from the stream known as Kellet creek where the same passes through Beat No. 2, section

10, Tallapoosa county,

Was read a third time, at length, and passed—yeas 56, nays 2.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Calhoun, Cameron, Cook of Talladega, Cook of Wilcox, Dale, Deans, Fleming, Ford, Forman, Franklin, Fuller, Fulton, Graham, Graves, John, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, McClusky, McCorvey, McQueen, Ott, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Sanford, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Tuck, Turner, Williams of Bullock—56.

Nays:

Brown of Russell and Davis;

H. 346. To prevent building on the inclosed lands of another without the written consent of the owner or his agent or party in possession in that portion of Colbert county, north of townships four and five,

Was read a third time, at length, and passed—yeas 59,.

nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger,, Boykin, Brown of Conecub, Brown of Russell, Burns,

Calhoun, Cameron, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ellis, Ewing, Fleming, Ford, Forman, Franklin, Fuller, Fulton, Graham, Grant, Graves, John, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, McClusky, McQueen, Ott, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Turner, Whitten, Williams of Bullock, Williams of Henry—59.

H. 1097. To create the office of auditor of Jefferso county, and to provide for the selection of the auditor

and to prescribe his powers and duties,

Was read a third time at length and passed—yeas 62, nays 2.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Cameron, Cole, Cook of Talladega, Curtis, Dale, Davis, Deans, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gewin, Graves, Jackson, Jolin, Kelly, Kennedy, Knight, Kyle, Langley, Maples, Mastin, Mayfield, Meadows, Mahan, Mills, Mixon, McCorvey, McQueen, O'Brien, Rand, Reaves, Rand, Robbins, Robinson, Rowe, Routon Sanford, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Turner, Whitten, Williams of Bullock, Williams of Henry—62.

Nays:

Messrs. Lipscomb and Ott—2

H. 588. To amend certain sections of the town of Oxford, and to give said town of Oxford power to issue bonds,

Was amended, read a third time at length and passed—veas 56, nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Boykin, Brown of Conecul, Brown of Russell, Calhoun, Cameron, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis Deans, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graves, John, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mix-

on, Montgomery, Moore, McClusky, McQueen, Ott, Reaves, Roach, Robbins, Robinson. Rowe, Routon, Sanford, Savage, Scarborough, Smith of Autauga, Smith of

Greene, Smith of Mobile, Taylor, Turner-56.

H. 1215. To provide for the levy and collection of an annual tax of two-tenths of one per cent on every one hundred dollars worth of taxable property in the town of Avondale, Alabama, or lawfully taxable in said town, for the purpose of supporting and maintaining a system of free public schools in said town so far as practicable,

Was read a third time at length, and passed—yeas 54,

nays 3. Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Brown of Russell, Calhoun, Cameron, Cook of Wilcox, Dale, Davis, Deans, Fleming, Fletcher, Ford. Forman, Franklin, Fulton, Gewin, Graves, John, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mixon, Montgomery, Moore, McClusky, McQueen, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Turner, Whitten, Williams of Bullock, Williams of Henry—54.

Nays:

Messrs. Boykin, Ellis and Ott-3.

H. 552. To prohibit the sale, giving away or otherwise disposing of any spirituous, vinous or malt liquors, intoxicating drinks or beverages or fruits preserved in alcoholic liquors within three miles of Bethel Baptist church, Pleasant Hill Christian church, Leesdale Christian church, Forrest Chapel Methodist church, Gandy's Cove Methodist church, Mount Tabor Methodist church, Lebanon Baptist church, Lacon Presbyterian church, Fairview Presbyterian church, Cooper's school house, Crow's school house, and Collins school house, in Morgan county, Alabama.

Mr. Kyle offered an amendment, which was lost. The amendment suggested by the committee was

adopted,

And the bill,
Was read a third time at length and passed—yeas 46,
nays, 6.

Yeas:
Messrs. Speaker, Banks, Barron, Beasley, Beeson,
Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Calhoun, Cook of Wilcox, Dale, Davis, Ellis, Fleming, Fletcher, Forman, Fulton, Gains Graves, John,
Kelly, Langley, Lioscomb, Mastin, Meador, Meadows,
Mahan, Mixon, Montgomery, McClusky, McQueen, Ott,
Rand, Reaves, Roach, Robbins, Rogers, Rowe,
Scarborough, Smith of Autauga, Smith of Butler,
Smith of Greene, Smith of Mobile, Turner, Williams of
Bullock, Williams of Henry—46.

Messrs. Kennedy, Kyle, Maples, Mayfield, Robinson,

Sanford—6.
s. 117. For the relief of the several sheriffs of the State of Alabama, who collected fees from the state for releasing prisoners under the provisions of an act entitled an act to provide for the payment of costs on conviction of felony where the defendant is sentenced to imprisonment in the penitentiary, approved February 25, 1889,

Was read a third time, at length, and passed—yeas

51, nays 1.

Yeas:
Messrs. Speaker, Banks, Beeson, Bellinger, Boykin,
Brown of Conecuh, Burks, Cook of Wilcox, Dale, Davis,
Deans, Fleming, Fletcher, Forman, Fulton, Gains,
Gewin, Graves, John, Kelly, Kennedy, Kyle, Langley,
Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows,
Mahan, Mills, Mixon, Montgomery, McClusky, McQueen,
Ott, Rand, Reaves, Roach, Robbins, Robinson, Rogers,
Rowe, Sanford, Scarborough, Smith of Autauga, Smith
of Butler, Smith of Greene, Smith of Mobile, Whitten,
Williams of Bullock, Williams of Henry—51.

Nay: Mr. Brown of Russell.

H. 1030. To authorize the intendant and councilmen of the town of Prattville to issue bonds,

Was amended, read a third time, at length, and passed

—yeas 57, nays 0.

Yeas:

Messrs, Speaker, Banks, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Coleman, Cook of Wilcox, Dale, Davis, Deans, Fleming, Fletcher, Ford, Forman, Fulton, Gains, Gewin, Grant, Graves, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, McClusky, McCorvey, McQueen, Ott, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Williams of Bullock, Williams of Henry—57.

H. 215. To authorize Mrs. Josephine S. Mizell, widow of H. H. Mizell, dcceased, to sell the dwelling house lately belonging to said deceased, located in Haw Ridge,

Coffee county, Alabama.

Was read a third time at length and passed—yeas 57, nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Boykin, Brown of Russell, Burks, Burns, Calhoun, Coleman, Cook of Wilcox, Dale, Davis, Deans, Fleming, Fletcher, Ford, Forman, Fulton, Gewin, Graves, John, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, McClusky, McCorvey, McQueen, Ott, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Whitten, Williams of Bullock, Williams of Henry—57.

H. 862. To incorporate the Fidelity Loan and Trust

Company,

Was read a third time at length and passed—yeas 52, nays 6.

Yeas:

Messrs. Beeson, Burns, Cook of Wilcox, Dale, Davis, Deans, Ellis, Fleming, Fletcher, Forman, Fulton, Gewin, Gibbons, John, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Rogers, Rowe, Scarborough, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Whitten, Williams of Bullock, Williams of Henry—52.

Navs:

Messrs. Speaker, Beasley, Boykin, Brown of Russell,

Graves and Robinson—6.

н. 1225. To amend an act entitled an act for the better suppression of gambling, approved February 26th, 1889, so as to allow pool selling within a place known as the fair grounds, in Jefferson county, Alabama,

Was read a third time, at length, and passed—yeas 53,

mays 2.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Brooks, Brown of Conecuh, Burns, Cole, Cook of Talladega, Deans, Ellis, Ewing, Fielding, Fletcher, Ford, Franklin, Gains, Gewin, Graham, Hill, Jackson, Kelly, Killebrew, Knight, Kyle, Mastin, Mayfield, Meadows. Mills, Mixon, Moore, McClusky, McCorvey, McQueen, Perry, Prowell, Reaves, Robbins, Robinson, Routon, Sanford, Savage, Screws, Seale, Smith of Butler, Smith of Mobile, Summers, Taylor, Tuck, Whitten, Williams of Bullock, Williams of Henry—53.

Nays:

Messrs. Hearn and Kennedy—2.

H. 1171. To authorize the county treasurer of Lamar county to register against the fine and forfeiture fund of said county a claim of L. S. Metcalfe, ex-sheriff, for fees due him for services in county court of said county,

Was read a third time, at length, and passed—yeas 57,

nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ellis, Fielding, Fletcher, Fulton, Gewin, Graves, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, McClusky, McCorvey, McQueen, Ott, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Whitten, Williams of Bullock, Williams of Henry—57.

H. 682. To authorize the board of mayor and aldermen of the town of Dothan to issue and negotiate bonds

of said town to an amount not exceeding twenty thousand dollars for the establishing and maintaining water works, fire department, improving the streets of said town and for paying off the indebtedness of the town,

Was read a third time, at length, and passed-yeas 57,

nays 0.

Yeas:
Messrs. Speaker, Banks, Beasley, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ellis, Fletcher, Fulton, Gewin, Graves, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, McClusky, McQueen, O'Brien, Ott, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Sanford, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Whitten, Williams of Bullock, Williams

of Henry-57.

To amend section three (3) of an act entiн. 1071. tled an act to prevent horses, mules, asses, cows, hogs, sheep, or goats from running uncontrolled on crops in beat No. 5, beat No. 10, and in all that part of beat No. 7 described as follows, and included within the following boundary lines, to-wit: Beginning at the boundary line between Butler and Lowndes counties near the residence of Mrs. Anna Bush, and running south and taking the farms of Mrs. Anna Bush and James Barganier; thence running east taking in the farms of John Cheatham, Daniel Talley, J. T. Sanders, Henry Harrison, W. H. Zeigler, and William Glover, and intersecting the stock law lines of beat No. 5 near William Glover's, the said described territory being all of said beat No. 7 north of said described line in the county of Butler, and to prescribe a rule of damages and rules of protection in the trial of cases under this act, and to provide for fencing around said beats No. 5, 10 and fractional part of beat No. 7 in said county of Butler, approved February 5th, 1891,

Was read a third time, at length, and passed—yeas

54, nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Boykin,

Brown of Conecuh, Brown of Russell, Burks, Burns, Coleman, Cook of Wilcox, Dale, Davis, Deans, Fleming, Fletcher, Forman, Fulton, Gewin, Graves, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, McClusky, McQueen, Ott, Rand, Reaves, Roach, Robbins, Rogers, Robinson, Rowe, Sanford Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Turner, Whitten, Williams of Bullock, Williams of Henry—54.

And the house adjourned till 10 o'clock to-morrow

morning.

FORTY-EIGHTH DAY.

House of Representatives, February 14, 1895.

The house met pursuant to adjournment. Prayer by the Rev. Mr. Clements, of Limestone. A quorum was present.

LEAVE OF ABSENCE

Was granted Messrs. Rowe, Moore, and Fuller for one day.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The president of the senate having signed the follow-

ing bill your signature is requested thereto:

s. J. R. Providing for enclosing, warming and furnishing comfortable seats or benches in the rotunda of the capitol.

W. L. CLAY, Secretary.

SIGNING BILLS.

The speaker of the house, in the presence of the house,

immediately after its title had been publicly read by the clerk, signed the bill, whose title is set out in the foregoing senate message.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate insists on its amendment to the bill,

H. 873. To consolidate and adjust the bonded debt of the State of Alabama,

And accedes to the request of the house for a commit-

tee of conference thereon.

Committee on part of the senate, Messrs. Milner, Samford and Nolen.

And has amended as therein shown, and, as amended,

has passed the

н. 1058. To establish a branch agricultural experiment station and agricultural school at Hamilton, in Marion county, Alabama;

And has passed the house bills,

H. 326. To amend section 1 of an act entitled an act to empower the governor of Alabama to reconvey to the United States a certain tract of land upon conditions described in this act, approved February 28, 1889.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The house concurred in the senate amendments to н. 1058. To establish a branch agricultural experiment station and agricultural school at Hamilton, in Marion county, Alabama;

Yeas 53, nays 19.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Fielding, Fletcher, Forman, Fulton, Gains, Gewin, Grant, Jackson, John, Kennedy, Knight, Kyle, Manning, Maples, Mastin, Meadows, McClusky, McCorvey, Perry, Prowell, Rand, Robinson, Rogers, Routon, Sanford, Seale, Smith of

Autauga, Smith of Greene, Smith, of Mobile, Taylor, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry—53.

Nays:

Messrs. Burks, Cameron, Cole, Fleming, Franklin, Gibbons, Graves, Hearn, Hill, Langley, Mayfield, Meadows, Mahan, Mills, Mixon, Rabb, Reaves, Roach, Robbins—19.

Mr. Davis moved to reconsider the vote by which the house concurred in the senate amendments and then moved to table that motion.

The latter motion prevailed

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

The committee on enrolled bills report the following bills correctly enrolled:

H. 71. To amend section 3763 of the criminal code of 1886;

H. 264. To incorporate the intendant and trustees of Hatchett Creek camp ground, and preserve order at said camp ground;

H. 326. To amend section one of an act entitled an act to empower the governor of Alabama to reconvey to the United States, a certain tract of land upon conditions discribed in this act, approved February 28th, 1889;

H. 456. To prevent stock from running at large in beat eighteen in Elmore county, west of the Coosa river, and beat eight south, southeast and southwest of Wetumpka, also, that part of Beat 4 south of the Montgomery and Tallasee dirt road to Mitchells creek, thence up the Buck bridge and Wetumpka road to Lewis Jackson's house, thence due northwest to where it enters into beat eight;

H. 789. To amend section 1206 of the code of Ala-

bama.

J. H. Montgomery, Chairman.

SIGNING BILLS.

The speaker of the house in the presence of the house,

immediately after their titles had been publicly read by the clerk, signed the bills whose titles are set out in the foregoing report of committee on enrolled bills.

BILLS ON THIRD READING.

H. 825. To amend an act to establish the city court of Gasden, approved December 17th, 1894, by amending section 3 of said amending act,

Was read a third time, at length, and passed-yeas

57, nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Brooks, Brown of Conecul, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Wilcox, Curtis, Dale, Davis, Deans, Fielding, Fletcher, Ford, Forman, Franklin, Gewin, Gibbons, Graves, Jackson, John, Kelly, Kennedy, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Ott, Prowell, Reaves, Roach, Robbins, Robinson, Rogers, Sanford, Savage, Scarborough, Smith of Autauga, Smith of Butler, Smith of Mobile, Summers, Ward, Whitten, Williams of Henry—57.

H. 912. To establish a separate school district in

Coosa county in this state,

Was read a third time at length and passed—yeas 58,

nays 0. Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Wilcox, Curtis, Dale, Davis, Deans, Fleming, Fletcher, Ford, Forman, Franklin, Gewin, Gibbons, Graves, Jackson, John, Kelly, Kennedy, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Ott, Prowell, Reaves, Roach, Robbins, Robinson, Rogers, Sanford, Savage, Scarborough, Smith of Autauga, Smith of Butler, Smith of Mobile, Summers, Ward, Whitten, Williams of Henry—58.

H. 1224. For the relief of the estate of L. J. Hand,

deceased.

Was read a third time, at length, and passed—yeas 60, nays 0.

Yeas:

Messrs. Speaker, Barron, Beeson, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Cameron, Cole, Cook of Wilcox. Curtis, Dale, Davis, Ewing, Fleming, Fletcher, Ford, Forman, Fulton, Gains, Gewin, Gibbons, Graves, Jackson, John, Kelly, Kennedy, Manning, Maples, Mayfield, Meador, Mahan, Montgomery, Moore, Ott, Patton, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Sanford, Savage, Scarborough, Smith of Autauga, Smith of Butler, Smith of Mobile, Summers, Taylor, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry—60.

н. 914. To exempt practicing dentists from jury duty

in all the counties of this state,

Was read a third time at length and passed—yeas 41, nays 29.

Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Brown of Coneculi, Brown of Russell, Burks, Calhoun, Camp, Cook of Wilcox, Dale, Fulton, Gains, Gewin, Gibbons, Graham, John, Kennedy, Kyle, Lipscomb, Mastin, Meador, Mixon, Montgomery, Ott, Perry, Prowell, Rand, Roach, Robbins, Robinson, Rogers, Routon, Scarborough, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Williams of Bullock—41.

Nays:

Messrs. Banks, Bellinger, Boykin, Burns, Cameron, Cole, Ellis, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Graves, Harris, Hearn, Kelly, Langley, Maples, Mayfield, Mahan, Patton, Reaves, Smith of Autauga, Smith of Mobile, Summers, Whitten, Williams of Henry—29.

н. 742. To divest title in certain lands lying in Calhoun county, Alabama, out of the state, and to vest title

in the same to Mary A. Nance,

Was read a third time at length and passed—yeas 56, nays 1.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Camp, Cole, Coleman, Cook of Wilcox, Dale, Davis, Deans, Ellis, Fielding, Fleming, Fletcher, Fulton, Gains, Gewin, Gib-

bons, Graves, Harris, Hearn, Hill, Jackson, Kelly, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Meadows, Mahan, O'Brien, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Routon, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Ward, Whitten, Wood—56.

Nay:

Mr. Taylor—1.

H. 1057. To provide for additional clerical force in the office of the state superintendent of education,

Was read a third time at length and passed—yeas 46,

nays 18. Yeas:

Messrs. Speaker, Barron, Beeson, Brooks, Brown of Conecul, Brown of Russell, Burns, Calhoun, Cook of Wilcox, Curtis, Dale, Deans, Fielding, Fleming, Fletcher, Forman, Fulton, Gewin, Gibbons, Graham, Grant, Kennedy, Knight, Langley, Maples, Mayfield, Meador, Montgomery, McClusky, Ott, Patton, Perry, Prowell, Rand, Robinson, Rogers, Sanford, Screws, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Ward, Whitten, Williams of Bullock—46. Navs:

Messrs. Banks, Burns, Cameron, Cole, Ellis, Franklin, Gains, Graves, Harris, Hearn, Jackson, Mastin, Meadows, Mills, Mixon, Reaves, Williams of Henry—18.

UNFINISHED BUSINESS.

s. 154. To regulate the management of state and county convicts,

Was taken up and the bill

Was read a third time at length, and passed—yeas 51, nays 27.

Yeas:

Messrs. Speaker, Barron, Beeson, Boykin, Brooks, Brown of Russell, Calhoun, Cameron, Camp, Cook of Wilcox, Curtis, Dale, Davis, Fleming, Fletcher, Gewin, Gibbons, Graham, Grant, Graves, Hill, Kelly, Kennedy, Knight, Maples, Mayfield, Meador, Mahan, McClusky, McCorvey, Ott, Patton, Perry, Prowell, Rand, Roach, Robinson, Rogers, Sanford, Scarborough, Screws, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile,

Tuck, Turner, Ward, Whitten, Williams of Bullock, Williams of Henry—51.

Navs:

Messrs. Banks, Beeson, Brown of Conecuh, Burks, Deans, Ellis, Fielding, Forman, Franklin, Fulton, Gains, Hearn, Jackson, John, Kyle, Langley, Lipscomb, Manning, Mastin, Meadows, Mills, Montgomery, McQueen, Rabb, Reaves, Routon, Wheeless—27.

Mr. Hill moved to reconsider the vote by which the bill was passed and then moved to table that motion.

The latter motion prevailed.

AFTERNOON SESSION.

The house re-assembled at 3 o'clock p. m.

BILLS ON SECOND READING.

The chairmen of the several committees, reported favorably the following bills:

H. 1161. To establish a state weather service for Ala-

bama,

Without recommendation;

s. 355. To appropriate a certain portion of the two and three per cent fund to be paid into the treasury after February 18th, 1895;

s. 408. To more particularly define the duties of sheriffs, jailors, and other officers having prisoners in

charge, to protect them from mob violence;

s. 449. To amend section 3258 of the code of Ala-

bama;

s. 457. To appropriate money to re-imburse certain insurance companies for amounts illegally paid by them into the state treasury, under an act approved February 18, 1893, entitled an act to require all corporations to pay a fee or license, for the use of the state, before commencing business in this state;

s. 466. To authorize the mayor and council of Heflin, Ala., to prescribe the manner of publishing the ordinances of said town, to fix the compensation for pub-

lishing them and to regulate the license on pool and bil-

liard tables and mercantile business;

s. 476. To amend an act entitled an act to amend section 499 of the code of Alabama, approved Feb. 18th, 1887:

s. 485. To change the name of the Sheffield and Tuscumbia Street Railway Company to Sheffield and Tuscumbia Railway Company and to increase its powers;

s. 486. To incorporate the Chicago, Florence and Gulf Railway Company and to further the construction

of the same:

s. 473. To regulate the fine and forfeiture fund of Butler county and the disposal of moneys arising from fines, forfeitures and convict labor in said county;

s. 469. To amend section two of an act to prevent stock from running at large in certain parts of Marengo county:

s. 438. For the relief of L. L. Jamison.

The above and foregoing bills were severally read a second time and placed on the calendar;

s. 307. To fix the pay and salaries of certain state

officers,

Was reported adversely by the judiciary committee, with a minority report by Mr. John, and on motion of Mr. John, the bill was read a second time and placed on the calendar of the house.

Yeas 53, nays, 22.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Brown of Conecul, Brown of Russell, Burks, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Ficlding, Fletcher, Ford, Forman, Franklin, Fulton, Gains, Gewin, Graves, Hearn, John, Kyle, Langley, Lipscomb, Maples, Mastin, Meadows, Mills, Mixon, Ott, Perry, Rand, Reaves, Robbins, Savage, Smith of Autauga, Smith of Butler, Smith of Greene, Summers, Tuck, Ward, Wheeless, Williams of Henry—53.

Nays:

Messrs. Boykin, Brooks, Calhoun, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Hill, Knight, Manning, Mayfield, Meador, McCorvey, McQueen, Prowell, Robinson,

Rogers, Routon, Sanford, Smith of Mobile, Taylor, Turner, Whitten, Williams of Bullock—22.

BILLS ON THIRD READING.

H. 1001. To amend section 6 of an actentitled an act to provide for the working and maintaining the public roads and bridges in Jefferson county, Alabama, approved December 17th, 1894,

Was read a third time, at length, and passed—yeas 52,

nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Brooks, Brown of Conecul, Brown of Russell, Cameron, Dale, Ellis, Fielding, Fleming, Fletcher, Forman, Fulton, Gains, Gibbons, Graham, Grant, Harris, John, Kennedy, Langley, Lipscomb, Maples, Mayfield, Meadows, Mahan, Montgomery, Ott, Perry, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowton, Sanford, Savage, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Turner, Ward, Wheeless, Williams of Bullock, Williams of Henry—52.

н. 935. To prohibit the throwing or placing timber, stone, brush, sawdust or other obstruction in Big Canon

creek in St. Clair county or any of its tributaries.

The amendment was adopted and the bill was read a third time, at length, and passed—yeas 55, nays 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Cameron, Cook of Wilcox, Davis, Ellis, Fielding, Fleming, Fletcher, Forman, Gains, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hill, Jackson, John, Kelly, Kennedy, Knight, Langley, Maples, Mayfield, Meadows, Mahan, Mixon, Montgomery, Ott, Perry, Prowell, Rand, Reaves, Robbins, Robinson, Rogers, Sanford, Screws, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Tuck, Ward, Wheeless, Williams of Bullock, Williams of Henry, Wood—55.

H. 309. To amend section 4191 of the code of Ala-

bama,

Was amended, read a third time at length and lost—yeas 19, nays 51.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Burns, Cameron, Camp, Fielding, Graham, Hill, Jackson, Kyle, Lipscomb, Maples, Mayfield, Montgomery, McQueen, Robinson, Sanford, Screws, Whitten—19.

Navs:

Messrs. Barron, Beasley, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Calhoun, Cole, Coleman, Cook of Wilcox, Dale, Davis, Ellis, Fleming, Fletcher, Forman, Franklin, Fulton, Gains, Gibbons, Grant, Graves, Harris, Hearn, John, Kennedy, Knight, Langley, Manning, Meadows, Mahan, Mixon, Ott, Perry, Prowell, Rand, Reaves, Robbins, Routon, Savage, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Williams of Bullock—51.

1178. For the relief of White, Woodruff and Fowler for record books and stationery furnished for the su-

preme court of Alabama,

Was read a third time, at length, and passed—yeas 56, nays 0.

Yeas:

Messrs. Banks, Barron, Beasley, Beeson, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Calhoun, Cameron, Cole, Coleman, Cook of Wilcox, Dale, Deans, Ellis, Fielding, Fleming, Fletcher, Franklin, Fulton, Gibbons, Graham, Grant, Graves, Hearn, Jackson, John, Kennedy, Knight, Kyle, Langley, Maples, Mayfield, Meadows, Mahan, Mixon, Montgomery, McQueen, Perry, Prowell, Reaves, Roach, Robbins, Robinson, Rogers, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Mobile, Turner, Ward, Whitten, Williams of Bullock—56.

н. 263. To regulate the election of county commis-

sioners for Clay county,

Was read a third time, at length, and passed—yeas 64, nays 0.

Yeas:

Messrs. Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Russell, Burns, Calhoun, Cameron, Cole, Coleman, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Fielding, Fletcher, Forman, Franklin, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Har-

ris, Jackson, Jinks, John, Kelly, Kennedy, Kyle, Langley, Lipscomb, Manning, Maples, Mayfield, Meador, Meadows, Mahan, McClusky, McQueen, Perry, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Turner, Ward, Whitten, Williams of Bullock—64.

H. 671. To make the fees of bonded constables in the counties of Covington and Washington the same as sheriff's fees where they perform the same or similar services,

Was read a third time, at length, and passed—yeas

51, nays 0.

Yeas:

Messrs. Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Calhoun, Cameron, Cole, Coleman, Cook of Wilcox, Dale, Davis, Deans, Ellis, Fielding, Fletcher, Ford, Forman, Fulton, Gewin, Gibbons, Graves, Harris, Hearn, Kennedy, Kyle, Langley, Maples, Mayfield, Meadows, Mahan, McQueen, Patton, Perry, Prowell, Rand, Rogers, Sanford, Savage, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Turner, Ward, Whitten, Williams of Bullock—51.

н. 681. For the relief of W. A. McClendon, sheriff of Henry county,

Was read a third time, at length, and passed—yeas 50, nays 2.

Yeas:

Messrs. Barron, Beasley, Boykin, Brown of Conecul, Calhoun, Cameron, Camp, Coleman, Cook of Wilcox, Dale, Davis, Fielding, Fleming, Forman, Franklin, Fulton, Gibbons, Graham, Grant, Graves, Jackson, Kelly, Kennedy, Kyle, Langley, Lipscomb, Maples, Mayfield, Mixon, McQueen, Prowell, Rand, Reaves, Robbins, Robinson, Rogers, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Bullock—50.

Nays:

Messrs. Ellis and John—2.

H. 709. To provide for the appointment of four inspectors of the public roads in Lowndes county, and to define the duties and powers of such inspectors,

Was read a third time at length and passed—yeas 55,

nays 0.

Yeas:

Messrs. Speaker, Banks, Barron, Boykin, Brown of Conecuh, Brown of Russell, Burns, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Fielding, Fletcher, Ford, Franklin, Fulton, Gewin, Graham, Grant, Graves, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, McQueen, Ott, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Wheeless, Ward, Whitten, Williams of Bullock—55.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has originated and passed the following bills, and ordered the same to be sent to the house with-

out engrossment:

s. 371. To amend sections nine (9) and ten (10) of an act entitled an act to establish and provide for the maintenance of a quartantine by improved methods, against the introduction of yellow fever and other infectious and contagious diseases in the State of Alabama, approved February 16th, 1891;

s. 490. To define train robbing and fix a punishment

therefor.

Under the joint resolution heretofore concurred in, raising a joint committee to set a day for final adjournment of the general assembly,

The president of the senate has appointed as the com-

mittee on the part of the senate,

Messrs. Browder, Porter and Day,

And has amended as therein shown, and as amended,

has passed the house bill

H. 85. To authorize the chancellor, judge or register to require the complainant to give bond before a receiver is appointed,

And has passed the following bills:

H. 1020. To regulate defences to actions on policies of life insurance;

t. 96. To amend section 3588 of the cod;

H. 745. For the relief of M. E. Curtis as sheriff of Wilcox county, Alabama,

And has concurred in the house amendment to the

senate bill:

s. 173. To amend an act entitled an act to incorporate the city of Columbia in Henry county, approved February 21st, 1893;

s. 170. To prevent stock from running at large in certain parts of Perry county, viz: Uniontown and Wal-

thalls precincts,

And the senate non-concurs in the house amendment

to the senate bill,

s. 393. To regulate the fine and forfeiture fund and hard labor fund of Dallas county,

And has amended as therein shown, and, as amended,

has passed the following house bill:

H. 725. To amend sections two (2), fifteen (15) and sixteen (16) of an act entitled an act to regulate Mobile harbor, approved February 28th, 1889,

And non-concurred in the house amendment to the

senate bill,

s. 103. To create a lien in favor of the owners of public ginneries,

And requests a committee of conference thereon.

Committee on part of the senate:

Messrs. Browder, McElderry, and Walker of Marengo. W. L. CLAY,

Secretary.

SENATE MESSAGE.

The senate bills just received, whose titles are set forth in the above and foregoing message, were severally read once and referred to the committees, as follows:

Public health, s. 371;

Judiciary, s. 490.

The house concurred in the senate amendment to

H. 85. To authorize the chancellor judge or register to require the complainant to give bond before a receiver is appointed.

Yeas 55, nays 2.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Bellinger, Boykin; Brooks, Brown of Russell, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Fielding, Fleming, Fletcher, Forman, Fuller, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Hearn, Jackson, John, Kelly, Kennedy, Knight, Kyle, Langley, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, McCorvey, Prowell, Rand, Reaves, Robbins, Robinson, Rogers, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Whitten, Williams of Bullock, Williams of Henry—55.

Nays:

Messrs. Coleman and John—2.

The house concurred in the senate amendment to H. 725, whose title is set out in the foregoing senate message.

Yeas 57, navs 0.

Yeas:

Messrs Speaker, Banks, Barron, Beeson, Boykin, Brooks, Brown of Coneculi, Brown of Russell, Burks, Cameron, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Ellis, Fielding, Fleming, Fletcher, Ford, Forman, Fulton, Gains, Gewin, Gibbons, Graham, Kennedy, Knight, Kyle, Lipscomb, Maples, Mayfield, Meador, Meadows, Moore, McCorvey, McQueen, Ott, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Sanford, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry—57.

The house, on motion of Mr. Dale, receded from its amendment to s. 103, whose title is set out in the foregoing senate message:

The house insisted upon its amendment to

s. 393. To regulate the fine and forfeiture fund and hard labor fund of Dallas county,

And asked for a committee of conference.

Committee on the part of the house:

Messrs. Graham, Prowell, and Cook of Wilcox.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The president of the senate having signed the following bills, your signature thereto is requested:

s. 344. To define the authority of physicians in the

sale of or dispensing of medicines;

s. 342. To authorize the mayor and city council of Troy, Alabama, to issue bonds of said city for an amount not exceeding twenty thousand dollars, for the purpose of purchasing land, and erecting, and equipping school buildings thereon, and for the improvement of the electric light plant and water works system of the city of

Troy, Alabama;

s. 422. To authorize the court of county commissioners of Tuskaloosa county to issue and sell bonds of said county to an amount not exceeding twenty thousand dollars, for the purpose of placing a draw in the bridge across the Warrior river at Tuskaloosa, Alabama, thus converting said bridge into a draw-bridge; of strengthening and improving said bridge throughout its entire length, and of erecting and maintaining other bridges in said county;

s. 117. For the relief of the several sheriffs of the State of Alabama who collected fees from the state for releasing prisoners under the provisions of an act entitled 'an act to provide for the payment of costs on conviction of felony, where the defendant is sentenced to imprisonment in the penitentiary,' approved February

25, 1889;

s. 436. To incorporate the Southern Lumber Fire Association of Birmingham, Alabama, and to define its rights and powers, and franchises.

W. L. CLAY, Secretary.

SIGNING BILLS.

The speaker of the house in the presence of the house immediately after their titles had been publicly read by the clerk, signed the bills whose titles are set out in the foregoing senate message.

NIGHT SESSION.

The house re-assembled at 7:30 o'clock.

MESSAGE FROM THE SENATE.

Mr. Speaker:

At the request of Mr. Samford he has been excused by the senate from acting as member of the committee of conference on the disagreement of the two houses on the house bill

H. 873. To consolidate and adjust the bonded indebt-

edness of the state of Alabama;

And the president of the senate has appointed Mr. Brewer on said committee in place of Mr. Samford.

The senate non-concurred in the house amendments

to the senate bill

s. 154. To regulate the management of state and county convicts,

- And requests a committee of conference thereon.

Committee on part of the senate: Messrs. Samford, Kilpatrick and Sayre;

And has adopted a joint resolution herewith sent,

s. J. R. 492. To the senators and members in United States Congress, asking donations of mineral lands in this state for support of agricultural schools;

And has amended as therein shown, and as amended

has passed the house bills,

H. 116. To amend sections one, two, four, five, six, seven, eleven, fourteen, seventeen and twenty-five of an act entitled an act to establish the city court of Bridgeport, approved February 21, 1893, and to extend the ju-

risdiction of said court;

H. 267. Prohibiting the sale, or giving away of any spirituous or malt liquors within one mile of Coffee Springs Camp Grounds, in Geneva county, within five miles of Bethabara church, in Tuskaloosa county, and within four miles of Neal's Chapel, in Macon county, and within three miles of Baptist church, Jenifer, Talladega county, Alabama, and within eight miles of Friendship Baptist church in Elmore county.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The house acceded to the request of the senate for a committee of conference on the disagreement of the two houses on the house amendments to

s. 154. to regulate the management of state and

county convicts;

And the speaker appointed as the committee from the house, Messrs. Knight, Smith of Autauga, and Smith of Mobile.

On motion of Mr. Manning the rules were suspended and immediate consideration of s. J. R. 492, whose title is set out in the foregoing message, was had.

Mr. Coleman offered the following amendment:

Strike out agricultural school and experiment station and insert public schools.

Which on motion of Mr. Calhoun was tabled.

Yeas 42, nays 26.

Yeas:

Messrs. Speaker, Barron, Beeson, Boykin, Calhoun, Cameron, Camp, Curtis, Dale, Fletcher, Fulton, Gewin, Grant, Graves, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Lipscomb, Mayfield, Meador, Mahan, Montgomery, McCorvey, Ott, Perry, Prowell, Rand, Robbins, Robinson, Rogers, Sanford, Screws, Seale, Smith of Butler, Smith of Greene, Taylor, Tuck, Turner, Ward, Whitten—42.

Nays:

Messrs. Beeson, Cole, Coleman, Cook of Wilcox, Deans, Ellis, Fielding, Ford, Forman, Franklin, Gains, Gibbons, Harris, Hearn, Langley, Maples, Mastin, Meadows, Mills, Rabb, Reaves, Robbins, Savage, Smith of Autauga, Smith of Mobile, Taylor, Wheeless, Williams of Bullock—26.

And the resolution was concurred in.

The house concurred in the senate amendment to H. 116 whose title is set out in the foregoing senate message.

Yeas 51, nays 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Brooks, Brown of Russell, Burks, Burns, Calhoun, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Fielding,

Fletcher, Franklin, Fulton, Gains, Gewin, Gibbons, Graham, Graves, Harris, Jackson, John, Kelly, Kennedy, Lipscomb, Maples, Mastin, Mayfield, Meadows, Mahan, Mills, Ott, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Sanford, Screws, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Ward, Willett, Williams of Bullock, Williams of Henry—61.

Mr. Robinson offered the following amendment to the senate amendment to H. 267 whose title is set out in the foregoing senate message "amend the amendment by striking out the words "three (3)" where they occur and inserting in lieu thereof, the words "two (2)."

The amendment was adopted and the amendment

as amended was concurred in.

Yeas 57, nays 1.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Coleman. Cook of Wilcox, Curtis. Dale, Davis, Deans, Fielding, Fletcher, Ford, Franklin, Gewin, Gibbons, Graves, Jackson, John, Kelly, Kennedy, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Ott, Prowell, Reaves, Roach, Robbins, Robinson, Rogers, Sanford, Savage, Scarborough, Smith of Autauga, Smith of Butler, Smith of Mobile, Summers; Ward, Whitten, Williams of Henry 57.

Nay: Mr. Fulton.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The president of the senate having signed the following bills, your signature therto is requested:

s. 170. To prevent stock from running at large in certain parts of Perry county viz: Uniontown precinct;

s. 356. To prohibit fishing, netting, seining or otherwise catching fish from the stream, known as Kellet Creek where the same passes through beat No. 2, section 10, Tallapoosa county.

W. L. CLAY, Secretary.

SINGING BILLS.

The speaker of the house in the presence of the house immediately after their titles had been publicly read by the clerk signed the bills whose titles are set out in the foregoing senate message.

By leave of the house Mr. John called up

H. 1027. To provide for a state exhibit at the Cotton States and International Exposition to be held in Atlanta September 18th, to December 31, 1895,

Which, on motion of Mr. Knight, was tabled.

Yeas 39, nays 24.

Yeas:

Messrs. Banks, Beasley, Beeson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Calhoun, Coleman, Cook of Talladega, Davis, Deans, Fielding, Fletcher, Franklin, Gains, Gewin, Gibbons, Graves, Harris, Hearn, Jackson, Knight, Kyle, Langley, Manning, Mastin, Meadows, Mills, Mixon, Reaves, Robbins, Sanford, Savage, Scarborough, Seale, Smith of Greene, Summers, Ward, Williams of Henry—39.

Nays:

Messrs. Speaker, Brooks, Burks, Camp, Cook of Wilcox, Forman, Fulton, John, Kelly, Kennedy, Lipscomb, Maples, Mayfield, Meador, Mahan, Montgomery, O'Brien, Ott, Prowell, Rand, Robinson, Rogers, Smith of Autauga, Whitten—24.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

The committee on enrolled bills report the following bills correctly enrolled:

H. 96. To amend section 3588 of the code;

н. 216. To change the western boundary line of the Clintonville School District in Coffee county, Alabama;

H. 468. To increase the number of majors in the reg-

iment of state troops to three;

H. 469. To allow county commissioners in each county to appropriate a sufficient sum to pay armory rent for military companies located in their respective counties;

H. 471. To authorize the surgeon of each regiment of state troops to purchase necessary medicines, bandages,

surgical instruments, etc., for the troops while in active

service;

н. 544. To regulate the granting of licenses to retail vinous or spirituous liquors in the town of Louisville, Barbour county;

H. 745. For the relief of M. E. Curtis as sheriff of

Wilcox county, Alabama;

н. 1020. To regulate defenses to actions on policies

of life insurance;

H. 1058. To establish five additional branch Agricultural Experiment Stations and Agricultural Schools to be located in the first, fourth, fifth, sixth and ninth congressional districts respectively in the state of Alabama;

н. 534. To incorporate Morgan County College in

Morgan county, Alabama;

н. 386. To refund to P. W. Chastang the sum of eighty dollars, being purchase money for certain land heretofore erroneously sold him by the state;

H. 39. To repeal section 82 of an act entitled an act to establish a new charter tor the city of Montgomery,

approved February 10, 1893;

H. 380. To make appropriation to pay certain rewards for absconding felons, earned during the fiscal year 1893.

J. H. Montgomery, Chairman.

SIGNING BILLS.

The speaker of the house in the presence of the house, immediately after their titles had been publicly read by the clerk, signed the bills, whose titles are set out in the foregoing report of the committee on enrolled bills.

REPORT OF COMMITTEE.

The joint committee of the senate and house to consider the adjournment of the general assembly recommended that the two houses adjourn on Friday night, February 15th to meet on Monday, February 18th and to adjourn Monday night at 12 o'clock, sine die.

The report of the committee was concurred in. Mr. Deans offered the following resolution:

Resolved, That the acting chairman of the temperance committee be requested to report to this house immediately senate bill No. 328, which has been acted upon by the committee.

Which was adopted.

The committee thereupon reported the bill adversely.

Mr. Kyle moved that the bill be read a second time and placed on the calendar.

Lost.

BILLS ON THIRD READING.

H. 739. To provide more efficient means of collecting solicitors fees in this state,

Was read a third time, at length, and passed—yeas

52, nays 5.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Boykin, Brooks, Brown, of Russell, Burks, Calhoun, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Dale, Fletcher, Fulton, Gewin, Graves, Hearn, Jackson, John, Kennedy, Knight, Kyle, Langley, Maples, Mastin, Mayfield, Meadows, Mixon, Montgomery, O'Brien, Ott, Patton, Perry, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Screws, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Ward, Whitten, Williams of Henry, Wood—52.

Nays:

Messrs. Coleman, Ford, Forman, Franklin, Harris—5. s. 453. For the relief of M. F. Beck of Lee county, Alabama,

Was read a third time, at length, and passed—yeas

53, nays 0.

Yeas:
Messrs. Banks, Beasley, Beeson, Bellinger, Brooks, Burns Calhoun, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Fleming, Fletcher, Ford, Forman, Fuller, Fulton, Gewin, Gibbons, Graves, Harris, Hearn, Jackson, John, Kelly, Killebrew, Knight, Kyle, Langley, Maples, Mayfield, Meador, Mahan, Mixon, O'Brien, Prowell, Rand, Roach, Robbins, Robinson, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Ward, Whitten, Williams of Henry, Wood—53.

H. 813. To prescribe the compensation of the judge of probate of Morgan county, Alabama, for services as judge of the county court of said county,

Was read a third time, at length, and passed—yeas 48,

nays 8.

Yeas:

Messrs. Speaker, Beasley, Beeson, Boykin, Brooks, Brown of Conecuh, Camp, Cook of Talladega, Cook of Wilcox, Davis, Deans, Fielding, Fletcher, Ford, Fulton, Gains, Gewin, Gibbons, Jackson, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Lipscomb, Maples, Mastin, Mayfield, Meador, Mahan, Mills, Mixon, Montgomery, O'Brien, Ott, Prowell, Rand, Reaves, Robinson, Sanford, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Ward, Willett, Williams of Henry, Wood—48.

Navs:

Messrs. Calhoun, Coleman, Forman, Graves, Harris, Langley and Ott—8.

H. 781. To establish Pleasant Hill school district in

Jefferson county, Alabama,

Was read a third time, at length, and passed—yeas 57, nays 0.

Yeas:

Messrs. Speaker, Banks, Beeson, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Coleman, Cook of Wilcox, Dale, Deans, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fulton, Gains, Gewin, Gibbons, Graves, Harris, Jackson, John, Kelly, Kennedy, Killebrew, Knight, Langley, Lipscomb, Maples, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, McCorvey, O'Brien, Ott, Perry, Prowell, Rabb, Reaves, Robbins, Robinson, Rowe, Routon, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Ward, Whitten, Wood—57.

H. 1210. To amend an act entitled an act to prescribe and regulate the terms of the court of county commissioners of Jefferson county, approved December 5th, 1892,

Was read a third time at length and passed—yeas 56,

nays 1.

Yeas:

Messrs. Speaker, Banks, Beesley, Beeson, Bellinger,

Burks, Calhoun, Cameron, Camp, Coleman, Cook of Wilcox, Dale, Davis, Deans, Fielding, Fleming, Fletcher, Ford, Forman, Fulton, Gains, Gibbons, Graves, Harris, Jackson, John, Kelly, Kennedy, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mixon, Montgomery, O'Brien, Ott, Perry, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Sanford, Scarborough, Smith of Butler, Smith of Greene, Smith of Mobile, Ward, Whitten, Williams of Henry, Wood—56.

Nay: Mr. Taylor—1.

s. 330. For the relief of T. S. Moore of Baldwin county, Alabama,

Was read a third time at length and passed—yeas 56,

nays 0. Yeas:

Messrs. Speaker, Banks, Beeson, Boykin, Brooks, Burks, Calhoun, Cameron, Camp, Cole, Cook of Wilcox, Curtis, Davis, Deans, Ellis, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fulton, Gains, Gewin, Gibbons, Graves, Harris, Hearn, Hill, Jackson, Kelly, Kennedy, Kyle, Lipscomb, Maples, Mastin, Mayfield, Meadows, Mills, Mixon, Montgomery, O'Brien, Perry, Reaves, Robinson, Rogers, Sauford, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Ward, Whitten, Williams of Henry, Wood—56.

п. 941. To incorporate the Olivet Club.

Mr. Montgomery offered an amendment, which was adopted, and

The bill,

Was read a third time, at length, and passed—yeas 35, nays 17.

Yeas:

Messrs. Speaker, Beeson, Boykin, Brown of Russell, Burks, Burns, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Davis, Deans, Ellis, Fielding, Fleming, Fletcher, Ford, Gains, Gibbons, Graves, John, Kelly, Kyle, Lipscomb, Maples, Mayfield, Meador, Meadows, Mahan, Montgomery, Ott, Prowell, Rand, Robinson, Rogers, Sanford, Scarborough, Screws, Summers, Ward, Whitten, Wood—35.

Nays:

Messrs. Banks, Beasley, Beeson, Brown of Conecuh, 63h

Burks, Calhoun, Forman, Franklin, Fulton, Graves, Harris, Hearn, Jackson, Kennedy, Mills, Mixon, Perry,

Reaves, Robinson, Savage-17.

H. 541. To authorize the city of Eufaula to buy, lease, contract for, build, construct, maintain and operate a system of water works and a gas or electric light plant or gas and electric light plants in said city and vicinity,

Was read a third time at length and passed—yeas 55,

nays 3. Yeas:

Messrs. Beasley, Beeson, Boykin, Brooks, Calhoun, Camp, Cook of Talladega, Cook of Wilcox, Davis, Deans, Ellis, Fielding, Fleming, Fletcher, Ford, Fulton, Gains, Gewin, Gibbons, Graves, Hearn, Jackson, John, Kelly, Kennedy, Kyle, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Ott, Perry, Prowell, Rand, Reaves, Robbins, Robinson, Sanford, Savage, Scarborough, Screws, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Ward, Whitten, Williams of Henry, Wood—55.

Navs:

Messrs. Banks, Coleman; and Franklin—3.

s. 312. To prevent hogs, sheep and goats from running at large in certain parts of Limestone county, and to repeal an act approved February 1st, 1893, entitled an act to authorize and direct the commissioners court of Limestone county to establish districts in said county in which hogs, sheep and goats may be prevented from running at large,

Was read a third time at length and passed—yeas 55,

nays 0.

Yeas:
Messrs. Banks, Beasley, Beeson, Boykin, Calhoun, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ellis, Fielding, Fletcher, Ford, Forman, Franklin, Fulton, Gains, Gewin, Graham, Grant, Graves, Harris, Hearn, John, Kennedy, Kyle, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mixon, O'Brien, Ott, Patton, Reaves, Roach, Robbins, Robinson, Rogers, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Ward, Whitten, Williams of Henry, Wood—55.

H. 972. To prevent stock from running at large in sections 31, 32, 29 and west $\frac{1}{2}$ of 28 township 18, range 24, in Macon county,

Was amended, read a third time, at length, and passed

—yeas 56, nays 1.

Yeas:

Messrs. Speaker Banks, Beasley Beeson, Boykin, Brooks, Calhoun, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Fielding, Fleming, Fletcher, Ford, Forman, Fulton, Gains, Gewin, Gibbons, Graves, Hearn, Jackson, John, Kelly, Kennedy, Kyle, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows. Mahan, Mills, Mixon, Montgomery, O'Brien, Ott, Patton, Prowell, Rand, Reaves, Robinson, Rogers, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Ward, Whitten, Williams of Bullock, Williams of Henry, Wood—56.

Nay: Mr. Taylor—1.

s. 291. To regulate the amount of fees to be received by witnesses attending court in criminal cases or before the grand jury, or any other criminal proceedings so far as the same relates to the county of Tuskaloosa,

Was amended, read a third time at length, and passed

-yeas 51, nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Boykin, Brooks, Burks, Burns, Calhoun, Camp, Cole, Coleman, Cook of Wilcox, Dale, Davis, Deans, Ellis, Fielding, Fleming, Fletcher, Franklin, Fuller, Gains, Gewin, Graham, Grant, Graves, John, Kyle, Lipscomb, Maples, Mayfield, Meador, Meadows, Mahan, Mixon, Montgomery, O'Brien, Ott, Patton, Prowell, Reaves, Robinson, Rogers, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Wheeless, Whitten—51.

s. 259. For the relief of persons who have purchased lands from the state, which lands were bid off for the state at tax sale, and from any cause were not subject to sale by the state,

Was read a third time at length, and passed—yeas 52,

nays 0.

Yeas:

Messrs. Banks, Beasley, Beeson, Bellinger, Boykin,

Brooks, Cameron, Camp, Cook of Wilcox, Davis, Deans, Fleming, Fletcher, Ford, Forman, Fulton, Gains, Gewin, Gibbons, Graves, Harris, Jackson, John, Kelly, Kennedy, Kyle, Lipscomb, Manning, Maples, Mastin, Meadows, Mahan, Mills, Montgomery, O'Brien, Ott, Perry, Prowell, Rand, Reaves, Robbins, Robinson, Rogers, Rowe, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Ward, Whitten, Wood—52.

s. 349. To prohibit stock from running at large on lands owned by T. A. Bradford, in Marengo county,

Was read a third time at length and passed—yeas 53, nays 0.

Yeas:

Messrs. Banks, Beeson, Bellinger, Boykin, Brooks, Calhoun, Camp, Cook of Talladega, Cook of Wilcox, Davis, Deans, Fielding, Fleming, Fletcher, Ford, Forman, Fulton, Gains, Gewin, Gibbons, Graves, Harris, Jackson, John, Kelly, Kennedy, Lipscomb, Maples, Mastin, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, O'Brien, Ott, Perry, Prowell, Rand, Reaves, Robinson, Rogers, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Tuck, Ward, Whitten, Wood—53.

s. 345. To incorporate the Southern Home Insurance Company, and to define its rights, powers and franchises, Was read a third time at length and passed—yeas 53,

nays 1. Yeas:

Messrs. Banks, Beasley, Beeson, Bellinger, Boykin, Brooks, Burns, Calhoun, Cameron, Cook of Talladega, Curtis, Dale, Davis, Ellis, Ewing, Fielding, Fleming, Fletcher, Fulton, Gewin, Graham, Graves, Jackson, John, Kennedy, Kyle, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, Montgomery, McQueen, Patton, Prowell, Rabb, Reaves, Roach, Robbins, Robinson, Rogers, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Mobile, Summers, Tuck, Whitten, Williams of Bullock, Wood—53.

Nay: Mr. Taylor—1.

s. 462. To provide for the assessment and collection of taxes due after January 1st, 1895, on all property situated heretofore in the counties of Lawrence and Col-

bert, but made parts of Colbert and Franklin counties by an act entitled an act to change the boundary lines of the counties of Colbert, Franklin and Lawrence, approved February 6th, 1895,

Was read a third time, at length, and passed—yeas

51, nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Boykin, Brooks, Burns, Callioun, Coleman, Cook of Talladega, Dale, Davis, Deans, Ellis, Fielding, Fleming, Fletcher, Ford, Forman, Fulton, Gewin, Gibbons, Graves, Harris, Jackson, John, Kelly, Kennedy, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Ott, Perry, Reaves, Robbins, Robinson, Rogers, Sanford, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Turner, Willett, Wood—51.

H. 1175. To authorize the probate judge and county commissioners of Randolph county to lay off beat No. 3 and beat No. 6 and all that part of township 18 of range 10 that lies west of Big Tallapoosa river into stock law districts and to authorize elections thereon to prohibit stock from running at large in said districts,

Was read a third time at length and passed—yeas 54,

nays 0.

Yeas:

Messrs. Speaker, Banks, Barron, Beeson, Bellinger, Brooks, Brown of Conecul, Burks, Calhoun, Camp, Coleman, Cook of Talladega, Curtis, Davis, Deans, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fulton, Gains, Gewin, Gibbons, Graves, Harris, Jackson, John, Kelly, Kennedy, Kyle, Maples, Mastin, Mayfield, Mahan, Mills, O'Brien, Ott, Perry, Prowell, Rand, Reaves, Robbins, Robinson, Rogers, Screws, Smith of Butler, Smith of Mobile, Summers, Whitten, Wood—54.

H. 548. To amend section 533 of the code,

Was read a third time at length and passed—yeas 54, navs 1.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Boykin, Brooks, Burns, Calhoun, Camp, Coleman, Cook of Talladega, Davis, Deans, Ellis, Fleming, Fletcher, Ford, Forman, Franklin, Fulton, Gains Gibbons, Grant, Graves, Jackson, Jinks, John, Knight, Kyle, Langley,

Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, McClusky, O'Brien, Ott, Patton, Prowell, Rabb, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Mobile, Summers, Wood—54.

Nay:

Mr. Taylor—1.

s. 225. To establish Pintlala School District in Lowndes county,

Was read a third time, at length, and passed—yeas

54, nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Boykin, Brooks, Calhoun, Camp, Coleman, Cook of Taladega, Cook of Wilcox, Dale, Davis, Deans, Fielding, Fleming, Fletcher, Ford, Fulton, Gewin, Gibbons, Graves, Harris, Jackson, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Maples, Mastin, Mayfield, Meador, Mahan, Mixon, O'Brien, Ott, Perry, Prowell, Rand, Reaves, Robbins, Robinson, Rogers, Sanford, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Ward, Whitten, Wood—54.

s. 219. To regulate the sale of goods, wares, merchandise and other personal property advertised as bankrupt, insolvent, insurance, assignee, trustee, testator, executor, administrator, receiver, auction, syndicate, railroad or other wreck, wholesale or manufacturers or closing out sale, or goods damaged by smoke, fire, water, or otherwise and to provide for a license fee for such

sales from such vendors,

Was amended, read a third time at length and passed—veas 52, nays 0.

Yeas:

Messrs. Banks, Beasley, Beeson, Boykin, Brooks, Calhoun, Camp, Cook of Talladega, Curtis, Davis, Deans, Fleming, Fletcher, Ford, Forman, Franklin, Fulton, Gains, Gewin, Gibbons, Graves, Harris, Jackson, John, Kennedy, Knight, Kyle, Lipscomb, Maples, Mastin, Mayfield, Meadows, Mahan, Mixon, O'Brien, Ott, Perry, Rand, Reaves, Robbins, Robinson, Rogers, Sanford, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Ward, Whitten, Willett, Wood—52.

s. 298. To incorporate the Madison High School in Madison county, Alabama,

Was read a third time, at length, and passed—yeas

55, nays 0.

Yeas:
Messrs. Speaker, Banks, Bcasley, Beeson, Bellinger,
Boykin, Brooks, Burns, Calhoun, Cook of Talladega,
Cook of Wilcox, Curtis, Dale, Davis, Deans, Fielding,
Fleming, Fletcher, Ford, Forman, Fulton, Gewin, Gibbons, Graves, Harris, Jackson, John, Kelly, Kenncdy,
Knight, Kyle, Maples, Mastin, Mayfield, Meador,
Mcadows, Mahan, Mills, Mixon, Montgomery, McClusky, O'Brien, Ott, Perry, Prowell, Rabb, Reaves,
Robbins, Robinson, Rogers, Screws, Smith of Autauga,
Smith of Butler, Smith of Mobile, Summers, Whitten,
Wood—55.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended as therein shown, and as

amended has passed the following house bills:

H. 531. To protect and regulate the time and manner of catching and taking fish from and in the waters of the state of Alabama, in Madison county;

H. 387. For the preservation of birds in the county

of Barbour;

And has passed the house bills:

H. 361. To authorize the commissioners court of Tuskaloosa county to establish districts in which stock may be prevented from running at large;

H. 534. To incorporate Morgan County college, in

Morgan county, Alabama;

H. 216. To change the western boundary line of the Clintonville school district in Coffee county, Alabama;

H. 771. To amend the charter of the town of Greensboro, in Hale county, Alabama, and all acts amendatory thereto;

H. 782. To incorporate the town of Kennedy, in

Lamar county, Alabama;

H. 898. To establish a new charter for the city of Anniston;

н. 639. To establish a charter for the town of Pollard, Alabama;

н. 853. To amend an act entitled an act to incorporate the town of Geneva, in Geneva county, approved

March the 4th, 1875;

H. 471. To authorize the surgeon of each regiment of the state troops to purchase necessary medicine, bandages, surgical instruments, etc., for the troops while in active service;

H. 468. To increase the number of majors in the

regiment of state troops to three;

H. 469. To allow county commissioners in each county to appropriate a sufficient sum to pay armory rent for military companies located in their respective counties;

н. 544. To regulate the granting of licenses to retail vinous or spirituous liquors in the town of Louisville,

Barbour county;

H. 39. To repeal section 82 of an act entitled an act to establish a new charter for the city of Montgomery, approved February 10, 1893;

н. 546. To repeal sections 10, 11, 12 and 13 of an act to prevent the running at large of stock in certain portions of Elmore county, approved February 18, 1891;

H. 386. To refund to S. W. Chastang the sum of eighty dollars, being purchase money for certain land heretofore erroneously sold him by the state;

н. 447. To incorporate the Alabama Penny Saving

and Loan Company;

H. 1069. To regulate the fine and forfeiture fund of Elmore county and to better provide for the payment of

claims against the same;

H. 1032. To amend section three of an act entitled an act to amend the caption and sections one (1) and eight (8) of an act entitled an act to prevent horses, mules, asses, cows, hogs, sheep and goats from running uncontrolled on crops in beat number five and in beat number eight in Butler county, and to prescribe a rule of damages and rules of protection in trial of cases under this act, approved February 5th, 1891;

H. 760. To prohibit the selling, giving away, or otherwise disposing of alcoholic, vinous, or malt liquors, or other intoxicating drinks or beverages, or fruits preserved in alcoholic liquors, within one-half mile, in every direction from Mash's mill in beat six, in Crenshaw

county, Alabama;

H. 621. To authorize the court of county commissioners of Hale county to issue bonds for the purpose of paying off and discharging the old bonds of said county;

H. 306. To amend sections 2, 3, 4, 5, 7 and 8 of an act to constitute the city of Gadsden a separate school district, approved February 28, 1889;

H. 948. To change and more permanently establish the line between the counties of Blount and Walker;

H. 979. To incorporate the "Citizens' Hose Company No. 5." located in the city of Montgomery, Montgomery county, Alabama;

н. 1193. To provide for the permanent location of the county site of Calhoun county, by a vote of the qualified

electors of said county;

н. 279. To prevent the running at large in the state of Alabama, of rabid dogs or dogs bitten or supposed to have been by a rabid dog;

н. 806. To amend section 3872 of the code of 1886;

H. 380. To make appropriation to pay a certain reward for absconding felons, earned during the fiscal year 1893;

H. 332. To amend section 4796 of the code;

н. 597. For the relief of Cyrus Boykin, of Washington county;

H. 1090. For the relief of A. F. Wilson;

H. 610. To incorporate the Attalla Normal College;

H. 663. To establish a separate school district to be known as the Hulaco school district, in Cullman county, Alabama;

H. 624. To create a separate school district to be known as Headland school district in Henry county, and

to define the boundaries thereof;

н. 994. To prohibit the sale, giving away, delivering, transferring, parting with, procuring or other disposition of spirituous, vinous, or malt liquors or any intoxicating bitters within five miles of the Andalusia High School, Baptist and Methodist churches;

н. 553. To incorporate the town of Camp Hill.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The house concurred in the senate amendment to H.

531 whose title is set out in the foregoing senate message.

Yeas 52, nays 1.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Brown of Russell, Burns, Calhoun, Camp, Fletcher, Ford, Forman, Franklin, Fulton, Gains, Gewin, Gibbons, Graves, Harris, Jackson, John, Kelly, Kennedy, Kyle, Langley, Lipscomb, Maples, Mayfield, Meador, Meadows, Mills, Montgomery, McClusky, McQueen, O'Brien, Ott, Patton, Prowell, Rabb, Rand, Reaves, Robbins, Robinson, Rogers, Sanford, Savage, Screws, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Whitten, Wood—52.

Nay:

Mr. Banks—1.

The house concurred in the senate amendment to H. 387, while it is set out in the foregoing senate message.

Yeas 56, nays 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Boykin, Burks, Burns, Calhoun, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Deans, Ellis, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fulton, Gains, Gewin, Gibbons, Graves, Harris, Jackson, John, Kennedy, Knight, Langley, Lipscomb, Maples, Mastin, Mayfield, Meadows, Mills, Montgomery, O'Brien, Ott, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Routon, Sanford, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Wheeless, Whitten, Williams of Henry, Wood—56.

And the house, on motion, adjourned till 10 o'clock a.

m., to-morrow.

FORTY-NINTH DAY.

House of Representatives, February 15, 1895.

The house met pursuant to adjournment. Prayer by the Rev. Mr. Ott of the house. A quorum was present.

LEAVE OF ABSENCE

Was granted Messrs. Burns, Fuller, Fielding, and Patton on account of sickness.

A PROTEST.

Mr. Speaker:

The undersigned member of the general assembly of Alabama respectfully protest against the adoption of the majority report of the committee appointed by this body to investigate the facts, as to one hundred dollars of state money having been used to defray the expense of the inauguration of Governor Oates, for the following reasons, to-wit:

1st. Because the report is unsatisfactory in its details,

and does not contain all the information desired.

2nd. Because the legislature refused to appropriate any amount, and specifically refused to pass a bill appropriating one hundred dollars out of the treasury for

that purpose.

3d. Because there was not a dollar, according to the auditor's report, of the contingent fund, controlled by the governor at the date of the expenditure of one hundred dollars for that purpose, by the governor, out of that contingent fund; and such conduct is capable of mixing up the arithmetic and book-keeping of the state officers.

4th. Because this general assembly has already passed

a deficiency bill to pay interest on temporary loans.

5th. Because the use of one hundred dollars under the circumstances was not only illegal, but contemptuous treatment of this general assembly.

6th. Because it is a bad precedent, and dangerous to good government for such acts to go unchallenged and

unrebuked

7th. Because it was a violation of the spirit and intent of the following sections of the constitution, to-wit:

Article IV, section 32. The general appropriation bill shall embrace nothing but appropriations for the ordinary expenses of the executive, legislative and judicial departments of the state, interest on the public debt, and for the public schools; all other appropriations shall be

made by separate bills, each embracing but one subject.

Sec. 33. No money shall be paid out of the treasury except upon appropriations made by law, and on warrant drawn by the proper officer in pursuance thereof; and a regular statement and account of receipts and expenditures of all public moneys shall be published annually in such manner as may be by law directed.

A. J. HEARN.

The protest was ordered spread on the journal.

SPECIAL ORDER.

s. 274. To provide for and regulate contests of elections for governor, secretary of state, state auditor, state treasurer and attorney-general.

On motion of Mr. Fletcher, the previous question was ordered on the third reading and passage of the bill, and

the bill

Was read a third time, at length, and passed—yeas 69, nays 3.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Brooks, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ellis, Fielding, Fleming, Fletcher, Forman, Fulton, Gains, Gibbons, Graham, Grant, Graves, Harris, Hill, Jackson, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Manning, Maples, Mastin, Mayfield, Meador, Meadows, Mahan, Mixon, Montgomery, Ott, Perry, Rabb, Rand, Reaves, Roach, Robinson, Rogers, Routon, Savage, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry, Wood—69.

Nays:

Messrs. Cole, Franklin and Hearn—3.

s. 459. To amend section 5, to repeal section 35 and section 36, and to add section 49 to an act entitled an act to further regulate elections in the State of Alabama, approved February 21, 1893.

On motion of Mr. Fletcher, the previous question was ordered on the third reading and passage of the bill, and

The bill

Was read a third time, at length, and passed,—yeas 77, nays 8.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Brooks, Brown of Conecult, Brown of Russell, Burks, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deaus, Ellis, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fulton, Gains, Gibbins, Graham, Grant, Graves, Hill, Jackson, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Manning, Maples, Mayfield, Meador, Meadows, Mahan, Montgomery, McCorvey, G'Brien, Ott, Pcrry, Prowell, Rabb, Rand, Reaves, Roach, Robinson, Rogers, Routon, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry, Wood—77.

Nays:

Messrs. Cole, Harris, Hearn, Langley, Mastin, Mills,

Robbins, Taylor—8.

Mr. Hearn presented a resolution relative to the alien railroad incorporation bill, which was referred to the committee on rules.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended as therein shown, and as

amended has passed the house bills,

H. 167. To amend section one of an act entitled an act to establish a normal school for the education of white male and female teachers at Troy in Pike county, Alabama;

H. 1119. To provide for the revision, codification, digesting, and promulgation of statutes of this state,

both civil and criminal;

And the senate has concurred in the report of the joint committee, heretofore raised, to report the day when the general assembly shall adjourn sine die;

And the senate has non-concurred in the house amend-

ment to the senate bill,

s. 188. To repeal sections nine and ten of an act of

the general assembly of Alabama, approved February 19, 1883, and entitled an act to incorporate the Bienville Water Supply Company,

And asks a committee of conference thereon.

Committee on the part of the senate: Messrs. Austill, Moody and McElderry,

And has passed the house bills,

н. 1051. To adopt a flag for the use of the state of Alabama;

H. 482. To amend sections 8 and I0 of an act to create the board of education of the city of Birmingham, and to prescribe the powers and duties of the same;

H. 727. For the relief of the representatives of Gay-

lord B. Clarke, deceased;

н. 1031. To establish a board of revenue for Barbour county.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The house concurred in the senate amendment to H. 167, whise title is set out in the foregoing senate message.

Yeas 61, nays 6.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Boykin, Brooks, Brown of Russell, Burks, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Dale, Ellis, Fleming, Fletcher, Forman, Fulton, Gibbons, Graham, Harris, Hill, Jackson, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Manning, Mayfield, Meador, Meadows, Malian, Mixon, McCorvey, O'Brien, Patton, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Savage, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry, Wood—61.

Nays:

Messrs. Coleman, Curtis, Davis, Graves, Langley and Maples—6.

The house concurred in the senate amendment to H.

1119 whose title is set out in the foregoing senate message.

Yeas 68, nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Boykin, Brooks, Brown of Russell, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Fielding, Fletcher, Forman, Franklin, Fuller, Fulton, Gewin, Graham, Grant, Graves, Harris, Hearn, Jackson, John, Kennedy, Killebrew, Knight, Langley, Manning, Maples, Mayfield, Meadows, Montgomery, Moore, McCorvey, McQueen, O'Brien, Patton, Prowell, Rabb, Reaves, Roach, Robinson, Rogers, Routon, Sanford, Savage, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Wheeless, Whitten, Williams of Bullock, Williams of Henry, Wood—68.

The house acceded to the request of the senate for a committee of conference on house amendment to s. 188 whose title is set out on the foregoing senate message.

Committee on the part of the house, Messrs. Smith of Mobile, John and Turner.

BILLS ON THIRD READING.

s. 336. For the relief of R. S. McWhorter, late tax collector of Lowndes county,

Was read a third time, at length, and passed—yeas 60, nays 0.

Yeas:

Messrs. Speaker, Banks, Barron, Bellinger, Brooks, Brown of Russell, Burks, Calhoun, Cameron, Cook of Talladega, Cook of Wilcox, Dale, Davis, Fletcher, Forman, Franklin, Gibbons, Graham, Grant, Graves, Harris, Jinks, Kelly, Kennedy, Knight, Kyle, Lipscomb, Maples, Mastin, Meadows, Mahan, Mills, Montgomery, McCorvey, O'Brien, Patton, Prowell, Rabb, Reaves, Roach, Robinson, Routon, Savage, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry, Wood—60.

s. 294. To fix the time of holding the chancery courts in the counties of Pike, Coffee and Geneva,

Was read a third time at length and passed—yeas 66,

nays 0.

Yeas:

Messrs. Banks, Barron, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Deans, Ellis, Fielding, Fletcher, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Graham, Grant, Harris, Hearn, Jackson, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mayfield, Mahan, Mills, Montgomery, Moore, McClusky, McCorvey, O'Brien, Patton, Prowell, Rand, Reaves, Roach, Robinson, Rogers, Routon, Scarborough, Smith of Autauga, Smith of Mobile, Taylor, Turner, Ward, Wheeless Whitten, Williams of Bullock, Williams of Henry, Wood—66.

s. 228. To regulate the practice and proceedings in civil cases in the circuit courts of Morgan and Madison

 ${
m counties},$

Was read a third time at length and passed—yeas 65, navs 1.

Yeas:

Messrs. Banks, Beasley, Beeson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ellis, Ewing, Fielding, Fleming, Fletcher, Forman, Gains, Gibbons, Graham, Graves, Hearn, Hill, Jinks, John, Kennedy, Knight, Kyle, Langley, Manning, Mastin, Mayfield, Meador, Meadows, Mahan, Mixon, Montgomery, McClusky, McCorvey, O'Brien, Patton, Prowell, Rand, Reaves, Roach, Robinson, Rowe, Routon, Savage, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Summers, Tuck, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry—65.

Nay:

Mr. Franklin—1.

s. 96. To regulate the practice and proceedings in civil cases in the circuit courts of Colbert and Lauderdale counties in this state, and in the supreme court on appeals from judgment rendered in such cases,

Was amended, read a third time at length and passed—yeas 65, nays 0.

Yeas:

Messrs. Speaker, Barron, Beeson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Cameron, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ewing, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gibbons, Graham. Grant, Graves, Harris, Hearn, Hill, Jinks, John, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mayfield, Meadows, Mahan, Montgomery, McClusky, McCorvey, McQueen, O'Brien, Patton, Prowell, Rabb, Reaves, Robbins, Robinson, Rogers, Routon, Savage, Scarborough, Smith of Autauga, Smith of Butler, Smith of Mobile, Summers, Taylor, Turner, Ward, Whitten, Williams of Bullock, Williams of Henry—65.

s. 315. To amend section three of an act entitled an act to create the eleventh judicial circuit of the state of Alabama, to fix the time of holding court therein and to provide for the appointment of a judge for the said circuit and the election of a solicitor for said circuit, ap-

proved December, 7, 1894,

Was read a third time at length and passed—yeas 70, nays 0.

 $\mathbf{\check{Y}eas}$:

Messrs. Speaker, Banks, Beasley, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Gains, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jackson, Jinks, John, Kennedy, Killebrew, Knight, Langley, Lipscomb, Manning, Maples, Mastin, Meador, Meadows, Mahan, Mills, Montgomery, Moore, McCorvey, McQueen, Ott, Patton, Prowell, Rabb, Rowe, Routon, Sanford, Scarborough, Screws, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Wheeless, Whitten, Williams of Bullock, Williams of Henry, Wood—70.

s. 434. To fix the time and to define the terms for holding the circuit courts in the several counties of the tenth judicial circuit,

Was read a third time, at length, and passed—yeas 70, navs 0.

. Yeas:

Messrs Speaker, Barron, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Calhoun, Cameron, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ellis, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gibbons, Graham, Graves, Harris, Hearn, John, Kelly, Kennedy, Knight, Kyle, Manning, Mastin, Mayfield, Mahan, Mixon, Montgomery, McClusky, McCorvey, McQueen, O'Brien, Perry, Prowell, Rabb, Rand, Reaves, Robbins, Robinson, Rogers, Rowe, Routon, Sanford, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry—70.

s. 435. To provide for the holding of the circuit

courts in the several judicial circuits,

Was amended, read a third time at length and passed.

—yeas 77, nays 0.

Yeas:

Messrs. Speaker, Barron, Beeson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jackson, Jinks, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Manning, Maples, Mayfield, Meador, Meadows, Mahan, Mixon, Montgomery, Moore, McClusky, McQueen, O'Brien, Ott, Perry, Prowell, Rabb, Reaves, Roach, Robbins, Robinson, Rogers, Routon, Sanford, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Turner, Wheeless, Whitten, Williams of Bullock, Williams of Henry, Wood—77.

s. 429. To fix the time for holding circuit court in

the counties of Clay and Cleburne,

Was read a third time, at length, and passed—yeas 66, nays 0.

Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Boykin,

Brown of Conecuh, Brown of Russell, Burns, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Deans, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fulton, Gains, Gewin, Graham, Grant, Harris, Hearn, Hill, Jackson, John, Kelly, Kennedy, Killebrew, Knight, Langley, Manning, Mastin, Mayfield, Meadows, Mills, Mixon, Montgomery, McClusky, McCorvey, McQueen, O'Brien, Patton, Prowell, Rabb, Reaves, Roach, Robinson, Rogers, Routon, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Mobile, Summers, Tuck, Ward, Whitten, Williams of Bullock, Williams of Henry—66.

s. 477. To fix the time of holding the circuit courts

in the counties composing the first judicial circuit,

Was amended, read a third time at length and passed—yeas 73, nays 0.

Yeas:

Messrs. Speaker, Barron, Beasley, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ewing, Fielding, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Harris, Hearn, John, Kelly, Kennedy, Knight, Langley, Manning, Mayfield, Meadows, Mahan, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Routon, Sanford, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry—73.

s. 475. To permit the tax collector of Lawrence county, to continue to reside in that part of said county which was attached to the county of Colbert, by an act passed at the present general assembly, changing the boundary lines between the counties of Franklin, Colbert and Lawrence, to provide for the exercise of jurisdiction and authority by precinct officers in the territory transferred by said act, and to provide for the determination of pending suits and judicial proceedings arising in

said territory,

Was read a third time, at length, and passed—yeas 77, nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Cameron, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ellis, Ewing, Fleming, Fletcher, Forman, Franklin, Fulton, Gains, Gibbons, Graham, Grant, Graves, Hill, Jackson, Jinks, John, Kennedy, Killebrew, Langley, Manning, Mastin, Mayfield, Meador, Meadows, Mahan, Mills, Mixon, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Ott, Patton, Prowell, Rabb, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Tuck, Ward, Whitten, Willett, Williams of Bullock, Williams of Henry, Wood—77.

s. 15. To amend an act entitled an act to establish a city court for the county of Talladega, approved Febru-

ary 23rd, 1893.

Mr. John offered the following amendment:

"Strike out section 25 of the bill."

Mr. Camp moved to table the amendment.

Carried.

Yeas 40, nays 27.

Yeas:

Messrs. Banks, Barron, Beasley, Beeson, Brown of Conecuh, Brown of Russell, Burks, Cameron, Cole, Ford, Forman, Franklin, Fulton, Gains, Gibbons, Grant, Graves, Hearn, John, Kennedy, Kyle, Langley, Maples, Mastin, Mahan, O'Brien, Patton, Perry, Rabb, Rand, Reaves, Roach, Savage, Smith of Autauga, Smith of Butler, Summers, Taylor, Whitten, Williams of Bullock, Williams of Henry—40.

Nays:

Messrs. Boykin, Brooks, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Deans, Fletcher, Hill, Jackson, Kelly, Knight, Maples, Mayfield, Meador, Montgomery, McClusky, Prowell, Robinson, Routon, Sanford, Scarborough, Screws, Smith of Mobile, Ward, Wood—27.

And the bill,

Was read a third time, at length, and passed—yeas 55, nays 2.

Yeas:

Messrs. Speaker, Barron, Beeson, Boykin, Brooks,

Brown of Conecuh, Brown of Russell, Calhoun, Cameron, Camp, Cook of Talladega, Dale, Ellis, Fielding, Fleming, Fletcher, Gewin, Gibbons, Graham, Grant, Jackson, Kennedy, Kyle, Langley, Libscomb, Maples, Mastin, Mayfield, Meador, Meadows, Mixon, Montgomery, McClusky, O'Brien, Ott, Prowell, Rabb, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Savage, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Taylor, Tuck, Turner, Whitten, Williams of Bullock, Williams of Henry, Wood—55.

Nays:

Messrs. Franklin and John—2.

Mr. Robinson offered the following resolution:

Resolved by the House, the Senate concurring, that a joint session of the two houses of the general assembly be held to-day, (Friday) at 12 m. for the purpose of electing a judge of the inferior court of Birmingham and a solicitor for the 13th judicial circuit, and a solicitor for the city court of Gadsden,

Which was adopted.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has concurred in the house joint resolution, providing for a joint convention of the two houses of the general assembly at 12 m. to-day for the purpose of electing a judge of the inferior court of Birmingham and a solicitor for the 13th judicial circuit and a solicitor for the city court of Gadsden.

W. L. CLAY, Secretary.

JOINT CONVENTION FOR THE ELECTION OF A JUDGE OF THE POLICE COURT OF BIRMINGHAM, A SOLICITOR FOR THE 13TH JUDICIAL CIRCUIT AND A SOLICITOR FOR THE CITY COURT OF GADSDEN.

At 12 o'clock m. by invitation from the house, the senate entered the hall of the house of representatives to elect by joint ballot a judge for the police court of Birmingham, a solicitor for the 13th judicial circuit and a solicitor for the city court of Gadsden.

The joint convention was called to order by the president of the senate.

Upon a roll call the following senators answered to

their names:

Messrs. President, Almon, Bogart, Brewer, Browder, Bruner, Culver, Cunningham, Darby, Day, Goodwyn, Hawkins, Hollis, Hundley, Kemp, Kilpatrick, McElderry, McRae, Milner, Moody, Nolen, Porter, Robinson, Rogers, Samford, Sayre, Walker of Henry, Walker of Marengo—28.

Being a majority of the senate of Alabama.

Upon a roll call of the house, the following representatives answered to their names, being a majority of the

house, viz:

Messrs. Speaker, Barron, Beasley, Beeson, Bellinger, Brooks, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Fleming, Fletcher, Ford, Forman, Fulton, Gibbons, Graham, Grant, Graves, Harris, Hearn, John, Kelly, Kennedy, Killebrew, Knight, Kyle, Langley, Lipscomb, Maples, Mayfield, Meador, Meadows, Mills, Montgomery, McClusky, McCorvey, O'Brien, Ott, Perry, Prowell, Rabb, Reaves, Roach, Robbins, Robinson, Rogers, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Mobile, Summers, Taylor, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry. Wood—70.

The president of the senate announced that therebeing a quorum of the general assembly of Alabama, the convention was ready to proceed to the business for

which it had assembled.

Mr. John nominated Joseph Hoyne Montgomery, for judge of the police court of Birmingham.

Mr. Coleman nominated Wm. P. McCrossin.

Those of the senate who voted for Mr. Montgomery are:

Messrs. President, Almon, Bogart, Browder, Culver, Cunningham, Day, Goodwyn, Hawkins, Hundley, Kemp, Kilpatrick, McElderry, McRae, Milner, Moody, Porter, Rogers, Samford, Sayre, Walker of Henry, Walker of Marengo—22.

And of the house:

Messrs. Speaker, Barron, Boykin, Brooks, Brown of

Russell, Calhoun, Cameron, Camp, Cook of Wilcox, Curtis, Dale, Davis, Fleming, Fletcher, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Hill, Jackson, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Manning, Maples, Mayfield, Meador, Mahan, McClusky, McCorvey, Ott, Perry, Prowell, Rabb, Rand, Roach, Robinson, Rogers, Sanford, Scarborough, Screws, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turner, Ward, Wheeless, Whitten, Williams of Bullock, Williams of Henry, Wood—57.

Those of the Senate who voted for Mr. McCrossin are: Messrs. Bruner, Hollis, Nolen and Robinson—4.

And of the house:

Messrs. Banks, Beasley, Beeson, Brown of Conecuh, Burks, Cole, Coleman, Cook of Talladega, Ellis, Ewing, Ford, Forman, Franklin, Gains, Harris, Hearn, Langley,

Meadows, Mills, Reaves, Robbins, Savage—22.

The president of the senate then proclaimed that Mr. Montgomery having received a majority of all the votes cast, was duly and constitutionally elected judge of the police court of Birmingham for the term prescribed by law.

Mr. Robinson nominated Mr. Stewart Brooks of Mo-

bile, for solicitor of the 13th judicial circuit.

Mr. Hearn nominated Mr. Bromberg of Washington county.

Those of the senate who voted for Mr. Brooks are:

Messrs. President, Bogart, Browder, Bruner, Cunningham, Hawkins, Hundley, Kemp, Kilpatrick, Mc-Elderry, McRae, Milner, Moody, Porter, Rogers, Samford, Sayre, Walker of Henry, Walker of Marengo—19.

And of the house:

Messrs. Speaker, Barron, Boykin, Brooks, Brown of Russell, Calhoun, Cameron, Camp, Cook of Wilcox, Curtis, Davis, Ellis, Fleming, Fletcher, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Graves, Jinks, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Maples, Mayfield, Meador, Mahan, McClusky, McCorvey, McQueen, Ott, Perry, Prowell, Rabb, Roach, Robinson, Rogers, Sanford, Scarborough, Screws, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turner, Ward, Whitten, Williams of Bullock, Williams of Henry, Wood—54.

Those of the senate who voted for Mr. Bromberg are:

Messrs. Darby, Day, Goodwyn, Hollis, Nolen and Robinson—6.

And of the house:

Messrs. Banks, Beasley, Beeson, Bellinger, Brown of Conecuh, Burks, Cole, Cook of Talladega, Ford, Franklin, Harris, Hearn, Langley, Meadows, Mills, Reaves, Robbins, Savage—18.

The president of the senate then proclaimed that Mr. Brooks, having received a majority of all the votes cast, was duly and constitutionally elected solicitor of the 13th

judicial circuit, for the term prescribed by law.

Mr. Sanford nominated Mr. H. T. Davis, of Etowah,

for solicitor of the city court of Gadsden.

Those of the senate who voted for Mr. Davis are:

Messrs. President, Almon, Bogart, Browder, Bruner, Culver, Cunningham, Day, Goodwyn, Hawkins, Hollis, Hundley, Kemp, Kilpatrick, McElderry, McRae, Milner, Moody, Nolen, Porter, Robinson, Rogers, Samford, Sayre, Walker of Henry, Walker of Marengo, Wharton—27.

And of the house:

Messrs. Speaker, Barron, Beeson, Boykin, Brooks, Brown of Russell, Calhoun, Cameron, Camp, Cook of Wilcox, Curtis, Dale, Fletcher, Forman, Fulton, Gewin, Gibbons, Graham, Grant, Graves, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Maples, Mayfield, Meador, Mahan, McCorvey, O'Brien, Ott, Prowell, Rabb, Rand, Roach, Robinson, Rogers, Sanford, Scarborough, Smith of Autauga, Smith of Greene, Smith of Mobile, Tuck, Turner, Ward, Whitten, Williams of Bullock, Williams of Henry, Wood—52.

The president of the senate then proclaimed that Mr. Davis, having received a majority of all the votes cast, was duly and constitutionally elected solicitor of the

city court of Gadsden.

The object of the joint session having been accomplished, the senate retired to its chamber.

And the house took a recess till 3 o'clock p. m.

AFTERNOON SESSION.

The house re-assembled at 3 o'clock p. m.

REPORT OF COMMITTEES.

The chairmen of the several committees, reported

favorably the following bills:

s. 371. To amend sections nine (9) and ten (10) of an act entitled an act to establish and provide for the maintenance of a quarantine by improved methods, against the introduction of yellow fever and other infectious and contagious diseases in the State of Alabama, approved February 16th, 1891;

s. 490. To define train robbing and fix a punishment

therefor.

s. 378. To regulate the sale of real estate for unpaid municipal taxes and assessments in the city of Birmingham;

s. 414. To incorporate Blount Springs College,

Blount county, Alabama.

The above and foregoing bills, were severally read a second time, and placed on the calendar.

The speaker of of the house presented to the house the

following communication:

Mr. Speaker:

I have this day transmitted to the governor of Alabama, my resignation as a member of the house of representatives of Alabama. In severing my connection with your honorable body, I desire to express to you and the members my thanks for the confidence that they have this day voted me.

Wishing you, the members and the officers of the

house every success, I am very respectfully,

Jos. H. Montgomery, Member from Jefferson.

Which was ordered spread upon the journal.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

The committee on enrolled bills report the following

bills correctly enrolled:

н. 85. To authorize the chancellor, judge or register to require the complainant to give bond before a receiver is appointed,

H. 546. To repeal sections ten, eleven, twelve and

thirteen of an act entitled an act to prevent the running at large of stock in certain portions of Elmore county, approved February 18, 1891;

н. 361. To authorize the commissioners court of Tuskaloosa county to establish districts in which stock

may be preyented from running at large;

н. 624. To create a separate school district to be known as Headland school district in Henry county and

to define the boundaries thereof;

H. 760. To prohibit the selling, giving away or otherwise disposing of alcoholic, vinous or malt liquors, or other intoxicating drinks or beverages or fruits preserved in alcoholic liquors within one half-mile in every district from Mash's Mill in beat 6 in Crenshaw bounty, Alabama:

H. 332. To amend section 4796 of the code;

н. 597. For the relief of Cyrus Boykin, of Washington county;

H. 1090. For the relief of A. F. Wilson;

H. 994. To prohibit the sale, giving away, delivering, transferring, parting with, procuring, or other disposition of spirituous, vinous or malt liquors or any intoxicating bitters within five miles of the Andalusia High School Baptist and Methodist Churches;

н. 447. To incorporate the Alabama Penny Saving;

and Loan Company;

н. 806. To amend section 3872 of the code of 1886;

H. 270. To prevent the running at large in the state of Alabama of rabid dogs, or dogs bitten or supposed to

have been by a rabid dog;

H. 1032. To amend section 3 of an act entitled an act to amend the caption and sections one (1) and eight (8) of an act entitled an act to prevent horses and mules, asses, cows, hogs, sheep, and goats from running uncontrolled on crops in beat No. five, and in beat No. eight in Butler county, and to prescribe a rule of damages and rules of protection in trial of cases under this act, approved February 5th. 1891;

н. 782. To incorporate the town of Kennedy in Lamar

county, Alabama;

H. 663. To establish a separate school district to be known as the Hulaco school district in Cullman county, Alabama;

H. 1069. To regulate the fine and forfeiture fund of

Elmore county and to better provide for the payment of claims against the same;

H. 737. For the relief of the representative of Gay-

lord B. Clark, deceased;

H. 979. To incorporate the Citizens Hose Company, number 5, located in the city of Montgomery, Montgomery county, Alabama;

H. 725. To amend sections two (2), fifteen (15) and sixteen (16) of an act entitled an act to regulate Mobile

harbor, approved February 28th, 1889;

H. 1051. To adopt a flag for the use of the State of

Alabama;

H. 621. To authorize the court of county commissioners of Hale county to issue bonds for the purpose of paying off and discharging the old bonds of said county;

H. 639. To establish a charter for the town of Pollard,

Alabama:

H. 306. To amend sections 2, 3, 4, 5, 7 and 8 of an act to constitute the city of Gadsden a separate school district, approved February 28, 1889;

H. 387. For the preservation of birds in the county of

Barbour;

H. 640. To create a separate school district in the county of Franklin to be called Newburg public school district, and to define the boundaries thereof;

H. 482. To amend sections 8 and 10 of an act to create the board of education of the city of Birmingham, and to prescribe the powers and duties of the same;

H. 531. To protect and regulate the time and manner of catching and taking fish from and in the waters of the State of Alabama in Madison county;

n. 553. To incorporate the town of Camp Hill;

H. 167. To amend section 1 of an act entitled an act to establish a normal school for the education of white male and female teachers at Troy in Pike county, Alabama;

H. 1193. To provide for the permanent location of the county site of Calhoun county by a vote of the qual-

ified electors of said county.

J. H. Montgomery, Chairman.

SIGNING BILLS.

The speaker of the house in the presence of the house, immediately after their titles had been publicly read by the clerk, signed the bills, whose titles are set out in the foregoing report of the committee on enrolled bills.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate non-concurs in the house amendment to the senate bill

s. 219. To regulate the sales of goods, wares and merchandise and other personal property, advertised as bankrupt, insolvent, insurance, assignee, trustee, testator, executor, administrator, receiver, auction, syndicate, railroad or other wreck, wholesale or manufacturers or closing out sale, or goods damaged by smoke, fire, water, or otherwise, and to provide for a license fee for such sales from such vendors,

And requests a committee of conference thereon.

Committee on part of the senate:

Messrs. Austill, Milner and Moody.

And the senate non-concurs in the house amendment to the senate bill,

s. 291. To regulate the amount of fees to be received by witnesses attending court in criminal cases, or before the grand jury, or any other criminal proceedings, so far as the same relates to the county of Tuskaloosa,

And requests a committee of conference thereon.

Committee on the part of the senate: Messrs. Sayre, Moody and Samford;

And the senate has concurred in the house amend-

ment to the senate amendment to the house bill,

H. 267. Prohibiting the sale, or giving away of any spirituous or malt liquors within one mile of Coffee Springs Camp Grounds, in Geneva county, within five miles of Bethabara church, in Tuskaloosa county, and within four miles of Neal's Chapel, in Macon county, and within three miles of Baptist church, Jenifer, Talladega county, Alabama, and within eight miles of Friendship Baptist church in Elmore county,

And the senate non-concurs in the house amendment

to the senate bill,

s. 393. To regulate the fine and forfeiture fund and the hard labor fund of Dallas county.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The house receded from its amendment to s. 219 whose title is set out in the foregoing senate message.

Also receded from its amendment to s. 291 whose title

is sat out in the foregoing senate message.

The house acceded to the senate's request for a committee of conference on the disagreement of the two houses on house amendment to s. 291 whose title is set in the foregoing seaate message.

Committee from the house, Messrs. Mayfield and Boy-

kin.

And the house receded from its amendment to s. 393 whose title is set out in the foregoing senate message.

Mr. Smith of Mobile moved that s. 328 be taken from an adverse report, read a second time and placed on the calendar.

Lost.

Yeas 30, nays 39.

Yeas:

Messrs. Brooks, Burks, Cameron, Camp, Coleman, Cook of Talladega, Curtis, Deans, Fleming, Fletcher, Hill, Kelly, Kyle, Manning, Maples, Mastin, Meadows, Prowell, Reaves, Robbins, Robinson. Rogers, Sanford, Screws, Smith of Autauga, Smith of Mobile, Summers, Taylor, Tuck, Turner, Wood—30.

Nays:

Messrs. Speaker, Barron, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Calhoun, Cole, Cook of Wilcox, Dale, Forman, Franklin, Fulton, Gains, Gibbons, Grant, Graves, Harris, Hearn, Jackson, John, Kennedy, Langley, Lipscomb, Mastin, Mahan, McClusky, Perry, Rabb, Rand, Roach, Rogers, Savage, Seale, Smith of Butler, Smith of Greene, Williams of Bullock, Williams of Henry—39.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The president of the senate having signed the follow-

ing bills, your signature thereto is requested:

s. 492. Joint resolution to the senators and members in United States congress asking donation of mineral lands in this state for support of agricultural schools;

s. 103. To create a lien in favor of the owners of

public ginneries,

s. 462. To provide for the assessment and collection of taxes due after January, 1895, on all property situated heretofore in the counties of Lawrence and Colbert, but made parts of Colbert and Franklin counties by an act entitled an act to change the boundary lines of the counties of Colbert, Franklin and Lawrence, approved February, 1895;

s. 225. To establish the Pintlala School District in

Lowndes county;

s. 298. To incorporate the Madison High School in Madison county, Alabama;

s. 349. To prohibit stock from running at large on

lands owned by T. H. Bradford in Marengo county;

s. 259. For the relief of persons who have purchased lands from the state which lands were bid off for the state at tax sale, and from any cause were not subject to sale by the state;

s. 345. To incorporate the Southern Home Iusurance Company and to define its rights, powers and franchises;

s. 453. For the relief of M. F. Beck, of Lee county, Alabama;

s. 330. For the relief of T. S. Moore, of Baldwin

county, Alabama;

s. 336. For the relief of R. S. McWhorter, late tax

collector of Lowndes county;

s. 173. To amend an act entitled an act to incorporate the city of Columbia, in the county of Henry, approved February 21st, 1893;

s. 294. To fix the time of holding the chancery courts

in the counties of Pike, Coffee and Geneva;

s. 434. To fix the time and to define the terms for holding the circuit court in the several counties of the tenth judicial circuit;

s. 315. To amend section 3 of an act, entitled an act to create the eleventh judiciol circuit of the State of Alabama, to fix the time of holding circuit court therein, and to provide for the appointment of a judge for the said circuit and the election of a solicitor for said circuit, approved December 7th, 1894;

s. 429. To fix the time for holding circuit court in the

counties of Clay and Cleburne;

s. 228. To regulate the practice and proceedings in civil cases in the circuit courts of Morgan and Madison counties.

W. L. CLAY, Secretary.

SIGNING BILLS.

The speaker of the house in the presence of the house immediately after their titles had been publicly read by the clerk signed the bills whose titles are set out in the foregoing senate message.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has concurred in the house amendment to the bills.

s. 96. To regulate the practice and proceedings in civil cases in the circuit courts of Colbert and Lauderdale counties in this state, and in the supreme court on appeals from judgment rendered in such cases;

s. 435. To provide for the holding of the circuit courts

in the second judicial circuit;

s. 477. To fix the time of holding the circuit courts in the counties composing the third judicial circuit.

W. L. CLAY, Secretary.

Mr. Davis submitted

REPORT OF CONFERENCE COMMITTEE.

Mr. Speaker:

Your committee of conference to whom was referred the disagreeing vote of the two houses on house bill 873,

entitled "a bill to be entitled an act to consolidate and adjust the bonded debt of the State of Alabama," have had the same under consideration and direct us to report

to you as follows:

First. The committee recommended that the substitute adopted as part of the bill be amended so as to strike out the word "twelve" where it occurs in the first line of the substitute and insert the word "three" in lieu thereof.

Second. The committee further recommends that the substitute as part of the bill be amended by adding these words at the end of the substitute, viz: "And if reissued they shall only begin to bear interest when they are paid out again after all interest accrued thereon has been

stamped out by the treasurer.

Third. And the committee further recommends that the amendment of the sixth line of section one of the bill be amended so as to read "payable in gold or such other lawful currency of the United States," and by striking out of said amendment the words, "in the coin of the present weight and fineness."

JOHN T. MILNER,
W. BREWER,
Committee on part of senate.
W. C. DAVIS,
LESLIE E. BROOKS,
Committee on part of the house.

The house concurred in the foregoing report of the conference committee:

Yeas 42, nays, 41.

Yeas:

Messrs. Speaker, Brooks, Brown of Russell, Calhour, Cook of Wilcox, Curtis, Dale, Davis, Fleming, Fletcher, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Kennedy, Knight, Lipscomb, Maples, Mayfield, Meador, Mahan, McClusky, O'Brien, Ott, Prowell, Rand, Roach, Robinson, Rowe, Scarborough, Screws, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Turner, Whitten, Williams of Bullock, Williams of Henry, Wood—42.

Nays:

Messrs. Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Burks, Cameron, Camp,

Cole, Coleman, Cook of Talladega, Deans, Ellis, Ford, Forman, Franklin, Gains, Harris, Hearn, Hill, Jackson, John, Kelly, Kyle, Langley, Manning, Mastin, Meadows, Perry, Rabb, Reaves, Robbins, Sanford, Savage, Smith of Butler, Summers, Taylor, Tuck, Wheeless—41.

NIGHT SESSION.

The house re-assembled at 7:30 o'clock p. m.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has concurred in the report of the committee of conference on the disagreement of the two houses on the house amendments to the senate bill,

s. 154. To regulate the management of state and

county convicts.

W. L. CLAY, Secretary.

Mr. Knight submitted the following:

REPORT OF COMMITTEE OF CONFERENCE.

Mr. Speaker:

The committee of conference to whom was referred the disagreeing votes of the two houses as to the house amendments to the bill,

s. 154. To regulate the management of state and

county convicts,

Have had the same under consideration, and beg leave

to report as follows:

We recommend that the house recede from its first amendment. We recommend in lieu of house amendment No. 2, the following. The salary of the chief clerk of the board shall be \$1,500, and of the assistant clerk \$1,200 per annum, and that the senate concur in the house amendment number three.

W. J. SANFORD, A. D. SAYRE, JNO. Y. KILPATRICK, Committee on part of the senate. THOMAS E. KNIGHT,
THOS. H. SMITH,
MAC. A. SMITH,
Committee on part of the house.

The house concurred in the foregoing report from the conference committee—yeas 47, nays 10.

Yeas:

Messrs. Speaker, Banks, Beasley, Boykin, Brown of Russell, Burns, Calhoun, Camp, Coleman, Cook of Wilcox, Dale, Davis, Fletcher, Franklin, Fulton, Gains, Gewin, Gibbons, Graves, Hill, Kelly, Knight, Kyle, Lipscomb, Maples, Mastin, Mayfield, McCorvey, O'Brien, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Whitten, Williams of Bullock, Williams of Henry, Wood—47.

Nays:

Messrs. Beeson, Brown of Conecuh, Burks, Cole, Deans, Ewing, Hearn, John, Langley, Mahan—10.

BILLS ON THIRD READING.

s. 332. To make appropriations for additional clerical help in the state auditors' office,

Was read a third time at length and passed—yeas 42,

nays 12.

Yeas:

Messrs. Speaker, Barron, Boykin, Brown of Russell, Calhoun, Camp, Cook of Wilcox, Dale, Davis, Fleming, Fletcher, Fulton, Gewin, Gibbons, John, Kelly, Kyle, Lipscomb, Manning, Maples, Mayfield, Mahan, O'Brien, Prowell, Reaves, Roach, Robinson, Rogers, Rowe, Sanford, Screws, Smith of Autauga, Smith of Butler, Smith Greene, Smith of Mobile, Taylor, Ward, Whitten, Williams of Bullock, Williams of Henry, Wood—42.

Nays:

Messrs. Beasley, Beeson, Bellinger, Brown of Conecuh, Burks, Cole, Gains, Graves, Harris, Hearn, Mastin, Summers—12.

s. 469. To amend section 2 of an act to prevent stock from running at large in certain parts of Marengo county,

Was read a third time at length and passed—yeas 54, nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Boykin, Brown of Conecul, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Cook of Wilcox, Dale, Davis, Fleming, Fletcher, Forman, Fulton, Gains, Gewin, Gibbons, Graves, Harris, Jackson, John, Kelly, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mahan, O'Brien, Prowell, Rand, Reaves, Roach, Robinson, Rowe, Sanford, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Ward, Whitten, Williams of Bullock, Williams of Henry, Wood—54.

s. 347. To incorporate the Planters Warehouse and Commission Company,

Was read a third time at length, and passed—yeas 55,

 $\begin{array}{c} \text{nays } 0. \\ \text{Yeas} : \end{array}$

Messrs. Speaker, Banks, Beasley, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burns, Calhoun, Camp, Cook of Talladega, Cook of Wilcox, Dale, Davis, Fleming, Fletcher, Forman, Franklin, Fulton, Gains, Gewin, Gibbons, Graves, Jackson, John, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Mahan, O'Brien, Ott, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, San-

ford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Whitten, Williams of Henry, Wood—55.

s. 373. To authorize and direct the judge of the probate court of Calhoun county to establish districts in said county in which stock may be prevented from running at large, and to regulate such districts,

Was amended, read a third time at length, and passed

—yeas 57, nays 1.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Boykin, Brown of Coneculi, Brown of Russell, Calhoun, Camp, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Fielding, Fleming, Fletcher, Forman, Franklin, Gains, Gewin, Gibbons, Graves, Harris, Jackson, John, Kelly, Kennedy, Kyle, Langley, Lipscomb, Maples,

Mayfield, Meador, Meadows, Mahan, O'Brien, Ott,. Prowell, Rabb, Rand, Reaves, Roach, Robinson, Rogers, Rowe, Sanford, Smith of Autauga, Smith of Butler, Smith of Greene, Summers, Ward, Whitten, Williams of Bullock, Williams of Henry, Wood—57.

Nay: Mr. Scarborough.

s. 450. To repeal an act entitled an act to establish a separate school district in Jackson county, to be known as Pleasant Grove district out of part of township five, range six, east, approved February 21, 1887, and an act amendatory thereof approved February 18, 1891, and to provide for the election of township trustees in said township five, range six,

Was read a third time at length, and passed—yeas 55,

nays 0. Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Calhoun, Camp, Cole, Coleman, Cook of Talladega, Davis, Fielding, Fleming, Fletcher, Forman, Fulton, Gewin, Gibbons, Graves, Harris, Jackson, John, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Montgomery, O'Brien, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Ward, Whitten, Williams of Bullock Williams of Henry, Wood—55.

s. 250. To amend section ten of an act entitled an act to constitute the city of Anniston a separate school district and to provide a board of education therefor,

approved January 28, 1891,

Was amended, read a third time at length, and passed

—yeas 55, nays 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Boykin, Brown of Conecul, Brown of Russell, Burks, Calhoun, Cameron, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Deans, Fielding, Fleming, Fletcher, Forman, Franklin, Fulton, Gewin, Gibbons, Graves, Harris, Hill, Jackson, John, Kelly, Langley, Lipscomb, Maples, Mastin, Mayfield, Meadows, Mahan, O'Brien, Prowell, Rabb, Rand, Roach, Robinson, Rowe, Routon, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith

of Greene, Smith of Mobile, Summers, Taylor, Ward, Whitten, Williams of Bullock, Williams of Henry, Wood—55.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has concurred in the report of the committee of conference on the disagreement of the two houses on the senate amendments to the house,

H. 873. To consolidate and adjust the bonded debt of

the state of Alabama.

W. L. CLAY, Secretary.

s. 362. To prevent deception in the manufacture and sale of imitation butter,

Was read a third time at length and passed—yeas 55,

mays 3.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Cole, Cook of Wilcox, Davis, Deans, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Graves, Harris, Hill, Jackson, John, Knight, Lipscomb, Maples, Mastin, Mahan, O'Brien, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Sanford, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Ward, Whitten, Williams of Bullock, Williams of Henry, Wood—55.

Nays:

Messrs. Coleman, Kelly, Mayfield.

s. 446. To authorize the probate judge and county commissioners of Randolph county to lay off beat number three and beat number six, and all that part of township eighteen, range ten (10), that lies west of the Big Tallapoosa river, into stock law districts, and to authorize elections therein to prohibit stock from running at large in said districts,

Was read a third time at length and passed—yeas 61,

mays 0.

Yeas:
Messrs. Speaker, Beasley, Beeson, Bellinger, Boykin,

Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Cole, Cook of Wilcox, Curtis, Davis, Deans, Ellis, Fielding, Fleming, Fletcher, Fuller, Fulton, Gains, Gibbons, Graham, Graves, Hearn, Jackson, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Maples, Mayfield, Mahan, Mills, O'Brien, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Routon, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Ward, Whitten, Williams of Bullock, Williams of Henry, Wood—61.

s. 402. To authorize the city council of Montgomery to issue bonds for the purpose of paving or otherwise improving the streets and sidewalks, or either, of the

city of Montgomery;

Mr. Screws offered an amendment which was adopted, And the bill was read a third time at length and passed—yeas 60, navs 0.

Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Boykin, Brooks, Brown of Conecuh, Burks, Calhoun, Cameron, Camp, Cook of Wilcox, Dale, Davis, Deans, Ellis, Ewing, Fleming, Fletcher, Ford, Forman, Franklin, Fulton, Gewin, Gibbons, Grant, Graves, Hill, Jackson, John, Kelly, Knight, Kyle, Lipscomb, Manning, Maples, Mayfield, Meador, Meadows, Mahan, McClusky, O'Brien, Ott, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Ward, Whitten, Williams of Bullock, Williams of Henry, Wood—60.

s. 136. To regulate the holding of municipal elec-

tions in the city of Tuskaloosa, Alabama,

Was read a third time at length and passed—yeas 56, nays 0.

 $\mathbf{Y}\mathbf{eas}$:

Messrs. Speaker, Beasley, Beeson, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cole, Cook of Talladega, Cook of Wilcox, Dale, Deans, Ellis, Fleming, Fletcher, Forman, Franklin, Gains, Gibbons, Graves, Jackson, John, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Meador, Mahan, O'Brien, Ott, Perry, Prowell, Rand, Reaves, Robbins, Robinson, Rowe, Sanford, Scarborough, Smith

of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Ward, Whitten, Williams of Bullock, Williams of Henry, Wood—56.

s. 431. Por the relief of T. J. Midllebrooks of Lowndes

county,

Was read a third time, at length, and passed—yeas 58, nays 0.

Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Cole, Cook of Tallagega, Cook of Wilcox, Dale, Davis, Fleming, Fletcher, Ford, Forman, Fulton, Gewin, Gibbons, Graves, Harris, Hearn, Hill, Jackson, John, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Mahan, McCorvey, O'Brien, Rand, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Smith of Autauga, Smith of Greene, Smith of Mobile, Taylor, Whitten, Williams of Bullock, Williams of Henry, Wood—58.

s. 473. To regulate the fine and forfeiture fund of Butler county, and the disposal of moneys arising from fines, forfeitures and convict labor in said county,

. Was read a third time, at length, and passed—yeas

57, nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Coleman, Cook of Talladega, Cook of Wilcox, Davis, Deans, Fielding, Fleming, Fletcher, Franklin, Fulton, Gains, Gewin, Gibbons, Graves, Harris, Hearn, Jackson, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Mahan, McCorvey, McQueen, O'Brien, Prowell, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Ward, Whitten, Williams of Bullock, Williams of Henry, Wood—57.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended as therein shown, and as amended, has passed the house bill

H. 756. To amend the revenue laws of the state of Alabama.

W. L. CLAY, Secretary.

SENATE MESSAGE.

On motion of Mr. John the bill H. 756, and amendments were referred to the committee on ways and means.

s. 352. To incorporate the town of Newton in the

county of Dale.

Mr. Williams offered an amendment which was

adopted.

And the bill was read a third time and passed—yeas 58, nays 2.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Boykin, Brown of Coneuch, Brown of Russell, Burks, Calhoun, Camp, Cole, Coleman, Cook of Wilcox, Dale, Davis, Ellis, Fielding, Fleming, Fletcher, Ford, Franklin, Fulton, Gains, Gibbons, Graves, Harris, Hearn, Hill, Jackson, John, Langley, Lipscomb, Maples, Mayfield, Meador, Mahan, McCorvey, O'Brien, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Ward, Whitten, Williams of Bullock, Williams of Henry, Wood—58.

s. 278. To incorporate the Young Men's Christain Association of Mobile, and to define the powers thereof, Was read a third time, at length, and passed—yeas 58, nays 0.

Yeas:

Messrs. Speaker, Barron, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Coleman, Cook of Talladega, Fielding, Fleming, Fletcher, Ford, Forman, Fulton, Gains, Gewin, Gibbons, Graves, Harris, Hearn, Jackson, John, Kelly, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mahan, McQueen, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Savage, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of

Mobile, Summers, Tayler, Ward, Whitten, Williams of

Bullock, Williams of Herny, Wood-58.

s. 440. To amend an act entitled an act to incorporate the town of Moulton in Lawrence county, Alabama, approved February 14th, 1891,

Was read a third time, at length, and passed—yeas

58, nays 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecul, Brown of Russell, Burks, Calhoun, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Ellis, Fleming, Ford, Forman, Franklin, Fulton, Gains, Gewin, Gibbons, Graves, Harris, Hearn, Jcksona, John, Kennedy, Kyle, Langley, Lipscomb, Maples, Mayfield, Meador, Meadows, Mahan, Prowell, Reaves, Roach, Robbins, Robinson, Rowe, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Mobile, Summers, Taylor, Whitten, Williams of Bullock, Williams of Henry, Wood—58.

s. 486. To incorporate the Chicago, Florence and Gulf Railroad Company, and to further the construc-

tion of the same,

Was read a third time at length and passed—yeas 57, nay 0.

Yeas:

Mess.s. Speaker, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Cole, Coleman, Cook of Wilcox, Dale, Davis, Ellis, Fleming, Fletcher, Forman, Franklin, Gains, Graham, Graves, Harris, Hearn, Jackson, Jinks, John, Kennedy, Langley, Lipscomb, Maples, Mastin, Mayfield, Meador, Meadows, O'Brien, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Scarborough, Screws, Smith of Autauga, Smith of Greene, Smith of Mobile, Summers, Taylor, Whitten, Williams of Bullock, Williams of Henry, Wood—57.

s. 21. To provide for holding elections for the adoption of stock law in Cleburne county, and to provide for

carrying it into effect when it shall be adopted.

'Mr. Taylor offered an amendment, which was adopted, and the bill

Was-read a third time at length and passed —yeas 53, nays 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Camp, Cole, Coleman, Cook of Talladega, Cook of Wilcox, Davis, Deans, Ellis, Ewing, Fleming, Fletcher, Forman, Franklin, Fulton, Gewin, Gibbons, Graves, Harris, Hearn, Kelly, Kyle, Langley, Lipscomb, Maples, Mayfield, O'Brien, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Scarborough, Smith of Autauga, Smith of Greene, Smith of Mobile, Taylor, Whitten, Williams of Bullock, Williams of Henry—53.

s. 218. For the protection of fish in the waters of

Dog river,

Was read a third time, at length, and passed—yeas 53, nays 0.

Yeas:

Messrs. Speaker, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Davis, Ellis, Ewing, Fleming, Fletcher, Forman, Franklin, Fulton, Gewin, Gibbons, Graves, Hearn, Jackson, John, Kennedy, Kyle, Langley, Lipscomb, Maples, Mastin, Mahan, O'Brien, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Whitten, Williams of Bullock, Williams of Henry, Wood—53.

s. 285. Relative to bonds, undertakings, recognizances, guarantees, and other obligations required or permitted to be made, given, tendered or filed with surety or sureties, and to the acceptance as surety or guaranter

thereupon, of companies qualified to act as such.

The following amendment was adopted: Amend by striking out section 4 of the bill,

Was read a third time at length and passed—yeas 56, nays 0.

Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Cole, Coleman, Cook of Wilcox, Davis, Deans, Ellis, Fielding, Fleming, Fletcher, Ford, Forman, Gains, Graves, Hearn, Jackson, John, Kelly, Ken-

nedy, Knight, Kyle, Langley, Lipscomb, Maples, Mayfield, McCorvey, O'Brien, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Whitten, Williams of Bullock, Williams of Henry, Wood—56.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended, and as amended, has passed

the following house bills:

H. 704. To prevent in certain cases the sale, exchange and transportation of cotton in the seed in the county of Lee, and of cotton in the seed produced in said county;

H. 973. To authorize riparian proprietors who have erected or maintained piles, booms, bulkheads, and other structures in front of their property, to collect compensations.

sation for the use thereof by others;

H. 1140. To confer chancery jurisdiction on the circuit courts of Morgan and Madison counties, and the circuit court of Jefferson county, holden at Bessemer in said county;

H. 679. For the relief of justices of the peace, notaries public exercising the same jurisdiction and the same power of justices of the peace and constables of

Greene and Bullock counties, Alabama,

And has concurred in the house amendments to the

senate bills, as follows:

s. 15. To amend an act entitled an act to establish a city court for the county of Talladega, approved Feb-

ruary 23, 1893;

s. 402. To authorize the city council of Montgomery to issue bonds for the purpose of paving or otherwise improving the streets and sidewalks, or either, of the city of Montgomery;

s. 352. To incorporate the town of Newton, in the

county of Henry,

And has passed the following house bills:

H. 608. To establish a new charter for the city of Sheffield, in the county of Colbert, State of Alabama, approved December 12th, 1892;

H. 677. For the relief of W. J. Ward, of Geneva

county, Alabama;

H. 920. To authorize Susan M. Daniel, a minor, to sell and convey her lands situated in Jackson county, Alabama;

H. 807. To incorporate the Autauga Manufacturing

Company, in Autauga county, Alabama;

n. 1024. To amend an act approved February 2, 1893, to authorize the mayor and council of the town of Union Springs to issue bonds of said town for an amount not exceeding thirty thousand dollars for the purpose of erecting and maintaining a system of water works and a system of electric lights, one or both in said town;

H. 883. To amend section 4 of an act to incorporate the city of Sylacauga, approved February 26th,

1887;

H. 794. To amend section six of an act entitled an act to prevent stock from running at large in Pike county, approved December 9, 1890.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The house concurred in the senate amendment to H. 973 whose title is set out in the foregoing senate message.

Yeas 53, nays 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Coleman, Cook of Wilcox, Davis, Deans, Ellis, Fleming, Fletcher, Ford, Fulton, Gewin, Gibbons, Graves, John, Kelly, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Meadows, Mahan, O'Brien, Prowell, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Turner, Ward, Whitten, Williams of Bullock, Wood—53.

The house concurred in the senate amendment to H.

1140 whose title is set out in the foregoing senate message.

Yeas 53, nays 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger' Boykin, Brown of Conecuh, Brown of Russell, Burns, Camp, Coleman, Cook of Wilcox, Davis, Deans, Ellis, Fletcher, Ford, Forman, Franklin, Fulton, Gains, Gewin, Gibbons, Graves, John, Kelly, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Meadows, Mahan, O'Brien, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Ward, Whitten, Williams of Bullock, Wood—53.

The house concurred in the senate amendment to H. 679, whose title is set out in the foregoing senate mes-

sage.

Yeas 55, nays 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Camp, Coleman, Cook of Wilcox, Dale, Davis, Deans, Ellis, Fleming, Fletcher, Forman, Fulton, Gains, Gewin, Gibbons, Graves, Harris, Hearn, John, Kelly, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mahan, O'Brien, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Ward, Whitten, Williams of Bullock, Williams of Henry, Wood—55.

On motion of Mr. Jackson the consideration of senate amendment to H. 704 was postponed till to-morrow.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended as therein shown, and, as

amended, has passed the following house bills:

H. 271. To amend sections 1, 2, 15, 16, 19, 20 and 21 of an act to create the office of inspector of mines, and to prescribe the duties and powers of such office, approved February 16, 1893;

н. 1003. To amend an act to regulate the disposition

and management of a bequest made by James Wallace, late of Lawrence county, Alabama, for the benefit of free public schools in township seven, range nine in said county, approved December 11, 1873;

And has passed the following house bills:

H. 744. To amend an act to incorporate the city of Tuskaloosa, approved March 12th, 1873, by the additions of sections 99–100 and 101 in reference to the levy and collection of a tax on certain persons, businesses and vocations within the corporate limits of said city, and the licensing, restraining and regulating of the same, and to provide punishment for the doing of such businesses without having taken out a license or paid such tax;

H. 126. To require deeds of assignment for the benefit of creditors to be filed and recorded in the office of the

probate judge;

H. 281. To provide for the appointment of a county solicitor for Washington county, prescribe his duties, fees and term of office, to fill vacancies in the office, and the appointment of county solicitor pro tem. and their fees;

H. 1211. To fix the time of holding the chancery courts in the northwestern chancery division, and regu-

late the proceedings therein;

H. 971. For the relief of H. L. Martin, register in

chancery for Macon county, Alabama;

H. 349. To amend an act entitled an act to amend sub-division 31 of section 629 of the code of Alabama,

approved February 16, 1894;

H. 880. Providing for the payment of the costs in certain cases, where defendants were convicted of felonies in the city court of Talladega, and after serving part of their respective terms in the penitentiary were released;

H. 540. To authorize the city of Eufaula to construct and maintain a system of sanitary sewerage, to issue bonds for the purpose of constructing same, and to regulate connections with the said sewerage system;

H. 1088. To create a lien in favor of the owners or keepers of pastures for the payment of their charges for pasturing stock in the counties of Wilcox and Dallas.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The house concurred in the senate amendment to н. 271 whose title is set out in the foregoing senate message. Yeas 55, nays 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Camp, Cole, Coleman, Cook of Wilcox, Dale, Davis, Deans, Ellis; Fletcher, Ford, Franklin, Fuller, Fulton, Gains, Gibbons, Graves, Harris Hearn, Jinks, John, Kelly, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Meadows, O'Brien, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Ward, Whitten, Williams of Henry, Wood—55.

The house concurred in the senate amendment to H. 1003, whose title is set out in the forgoing senate

message.

Yeas 56, nay 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Camp, Cole, Coleman, Cook of Wilcox, Dale, Davis, Deans, Ellis, Fielding, Fleming, Fletcher, Fulton, Gains Gewin, Gibbons, Graves, Harris, Hearn, Hill, Jackson, Kelly, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Meadows Mahan, O'Brien, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Ward, Whitten, Wood—56.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The presdent of the senate having signed the follow-

ing bills, your signature thereto is requested:

s. 475. To permit the tax collector of Lawrence county to continue to reside in that part of said county which was attached to the county of Colbert, by an act passed at the present session of the general assembly, changing the boundary lines between the counties of

Franklin, Colbert and Lawrence, to provide for the exercise of jurisdiction and authority by precinct officers in the territory transferred by said act, and to provide for the determination of pending suits, and judicial proceedings arising in said territory;

s. 459. To amend section 5, to repeal section 35, and section 36, and to add section 49 to an act entitled an act to further regulate elections in the state of Alabama,

approved February 21st, 1893;

s. 393. To regulate the fine and forfeiture fund, and

the hard labor fund of Dallas county;

s. 219. To regulate the sale of goods, wares, merchandise and other personal property advertised as bankrupt, insolvent, insurance, assignee, trustee, testator, executor, administrator, receiver, auction, syndicate, railroad or other wreck, wholesale or manufacturers or closing out sale, or goods damaged by smoke, fire, water, or otherwise and to provide for a license fee for such sales from such vendors;

s. 224. To amend sections 3, 5, 6, 7, 10, 11, 12, 15, 17, 18, 24, 27, 36, 37, 38, 42, 52, 53, 54, 55, 57, 59, 60, 61, 62, 65, 66, 71, 73, 77, 78, 79, 81, 83, 84, 85 and 96, and to repeal section 82 of an act to establish a new charter for the city of Montgomery, approved February

21st, 1893;

s. 435. To provide for the holding of the circuit

courts in the second judicial circuit;

s. 477. To fix the time of holding the circuit courts

in the counties composing the first judicial circuit;

s. 312. To prevent hogs, sheep and goats from running at large in certain parts of Limestone county, and to repeal an act approved February 1st, 1893, entitled an act to authorize and direct the commissioners court of Limestone county to establish districts in said county in which hogs, sheep and goats may be prevented from running at large.

W. L. CLAY, Secretary.

SIGNING BILLS.

The speaker of the house in the presence of the house immediately after their titles had been publicly read by the clerk, signed the bills whose titles are set out in the foregoing senate message.

STATE OF ALABAMA,
EXECUTIVE DEPARTMENT,
GOVERNOR'S OFFICE,
MONTGOMERY, February 15, 1895.

To the House of Representatives:

House bill 821 entitled "an act to provide for the calling and holding of meetings of stockholders of railroad corporations in certain cases and regulating the voting, the election of officers and the transaction of other business at such meetings' is a measure of vast importance. As to the policy of the bill I do not conceive it to be my duty to express an opinion. It is a question upon which the members of the general assembly honestly differ. think that my duty confines me to a careful examination into the constitutionality of the measure. If it be constitutional it is my official duty to approve it. If its constitutionality be merely doubtful, it is likewise my duty to approve it. While it is general in its provisions it is admitted by its advocates and opponents who have submitted to me briefs on both sides of the question that its main purpose is to remedy a supposed wrong as to a particular case.

As to the contention of those opposed to the bill that its subject or purpose is not clearly expressed in its title, I have a doubt, but I am inclined to think this objection

not well taken.

It is said by its advocates that it applies alone to cases where alien foreign corporations own a majority of the stock in railroad corporations chartered under the laws of Alabama and its purpose is to prescribe conditions upon which such foreign corporations or its stockholders shall exercise voting power, conduct elections and transact business in meetings of stockholders of the domestic corporations in Alabama.

It is further contended that "if the foreign corporation owns the stock of the domestic corporation it can only exercise the power of voting through agents of its own appointment. This is usually done through officers or directors who hold the power by the vote and will of a majority of the stockholders. The provisions of this bill merely transfers the agency or proxy to cast its vote from the directors to the stockholders themselves. In the first instance, the will of the majority so far as the foreign corporation is concerned, directs and controls the way in which the vote shall be cast; and where the stockholders exercise the agency and cast the vote themselves. the same result is produced-since a majority of the stockholders cast the vote in the same way." It is further contended that "if it be that restrictions should not be put upon foreign corporations which do not apply alike to domestic ones, the answer is that this is merely a question of policy and not of right." To this argument I can not give my assent. It is a well settled legal principle in the law of corporations that the right of voting is an individual property right entitled to judicial protection. In "Smith's Leading Cases" it is said that if one man 'has a right to vote other has excluded him from it, nobody can say that the defendant has done well; then he must have done ill, for he has deprived the plaintiff of his right."

"If the plaintiff has a right he must of necessity have the means to vindicate and maintain it and a remedy if he is injured in the exercise and enforcement of it, and, indeed, it is a vain thing to imagine a right without a

remedy."

The authorities generally set forth that the right of voting in a corporation is a right of substantial value that it is property—and any change of the law by which that right will be impaired is not tolerated by our law and constitution. It is contended in favor of the bill that "the state has an absolute right to exclude the alien foreign corporation, or to impose such conditions as it pleases upon the holding of property or the exercise of its corporate function in its borders." Justice Field of the supreme court is cited as holding, in a recent case, that "the only limitation upon this power of the state to exclude a foreign corporation from doing business within its limits or hiring officers for that purpose, or to exact conditions for allowing the corporation to do business or hire officers there, arises where the corporation is in the employ of the federal government, or where its business is strictly commerce, interstate or foreign. The control of such commerce being in the federal government, is not to be restricted by state authority." 125 U. S. Reports, pages 181 to 190. It is quite true that the federal government under the constitution, has the exclusive right to the regulation of commerce and no state has any power to interfere with or restrict it. While the law cited by Justice Field is quite correct as applicable to the case he was considering, it does not follow that there is no restriction or limitation upon the power of the state to exclude, or to deny to a foreign corporation the right to the protection of its property acquired in and under the laws of the state.

Under the common law an alien can acquire a vested right and complete ownership in and to personal property, and a right and title to real estate without the aid of a statute, but the real estate subject to be denounced

and forfeited after office found.

In volume 2 Wharton's International Digest, section 20, it is declared that "there is no principle in the law of nations more firmly held than that which entitles the property of strangers within the jurisdiction of the country to the protection of the sovereign by all the efforts in its power." That is the settled policy of all nations.

The supreme court of the United States has declared that the property of corporations chartered by foreign powers and consisting of alien members is entitled to the same protection as the property of an individual alien. See the case of the Society for the Propagation of the

Gospel vs. Newhaven, 8 Whiting, 464.

But there is no use of further citations of the common law, or the law of nations upon this subject. The rights of aliens in Alabama are clearly defined, recognized and protected by statute. An act of the general assembly, approved February 26th, 1875, which is now incorporated in the code as section 1914, reads as follows: "An alien resident or non-resident may take and hold property, real and personal in this state, either by purchase, descent or devise as a native citizen."

Shares of stock in a corporation created by the laws of Alabama are beyond question personal property. The Code, section 1669, expressly so declares. An alien may therefore take and hold such shares of stock and may dispose of them by sale or otherwise as a native citizen. This statute eliminates from this controversy all question

as to the rights of aliens under our law and any disputation that stock in railroads is personal property. The supreme court of the United States has declared these

propositions well settled law:

First. That the law in existence at the time and the place of the making of a contract and where it is to be performed enter into and is one of its terms and must govern its validity, construction and the remedy for its enforcement. These are inseparable parts of an obligation, which is guaranteed by the constitution.

Second. The obligation of a contract is the law which

binds the parties to perform their agreement.

Third. Any impairment of the obligation—the degree of impairment is immaterial—is within the prohibition of the constitution. The state may change the remedy for the enforcement of the contract, provided that no substantial rights secured by the contract is impaired; but whenever such a result would be produced by legislation, though intended as remedial merely, to that extent the act is void.

The state can no more, under the plea of remedial legislation, impair the efficacy of a contract than in any other way. The constitution shields the contract in all its terms from an assault from any direction; hence the

expression, "the sacredness of contracts."

Charters of incorporations, or a grant of corporate existence from the state, fixes the measure of these propositions, or contracts:

First. Between the state and the corporation, as such.

Second. Between the state and the corporators.

Third. Between the corporators, as among themselves.

Our statute declares that annual meetings of stock-holders are required to be held, and a majority of stock snall be represented to constitute a quorum, and each stockholder shall be entitiled to one vote for each share of stock held by him. The supreme court of Massachusetts defines a corporation as follows: "The corporation itself is regarded as a distinct person and its property is legally vested in itself and not in its stockholders. As to this they cannot, even by joining together unanimously convey a title, or maintain an action at law for its possession or for damages done to it. The artificial person

called a corporation must manage its affairs in its own way as exclusively as a natural person manages his property and business. The officers chosen by a vote of the stockholders are not their agents but the agents of the corporation and they are accountable to it alone." Peabody vs. Flint, 6 Allen, page 55. A stockholder as such has no distinct ownership of the corporate property and all the rights he can assert are derivative and must be asserted by or through the corporation, except as to the right to draw dividends declared, to vote stock in the management of the corporation and in the event of its dissolution to receive his pro rata share of the assets. In many respects they stand to it as the heir at law does during the life of the persons from whom the heir intherits.

Section 1869 of the Code makes shares or an interest in the stock of private corporations personal property transferable on the books of the corporation in such a manner as is required by its by-laws and by the rules and regulations of the corporation. When a person becomes a stockholder of a corporation under the general statutes of Alabama, either by subscription to stock, or by the purchase of shares therein, he becomes under the law, entitled to one vote for each share of stock owned or held by him. This law being in force at the time of his purchase enters into the contract and becomes a part of the obligation of the contract and measure of his rights therein. Any change and impairment of these rights by statute is forbidden by the Constitutions, both State and United States. The right to use, enjoy and control things which are capable of dominion constitutes property. The right of the stockholder to vote his stock according to the contract is one of the highest and most valuable rights pertaining to the ownership of stock in any corporation. The stock is valuable, as a measure of dividends when declared, and the interest in the assets of the corporation when dissolved. The welfare, value and profits of the corporation which owns another corporation, or stock therein, may depend largely upon the management of the latter. The value ofthis stock may be destroyed by a change \mathbf{t} management ofthe corporation. right of every stockholder to vote the stock held by him as to who shall conduct the business of the corporation is a most vital property right. Can it be said that such a right remains in force if the Legislature can say that this right of voting secured by the original charter, or contract, shall be denied or impaired while others who stand to it in the relation of heir at law, while the proprietor corporation is yet in being, shall vote its stock and exercise its will and manage its property? The

question answers itself in the negative.

In 1876 the Alabama and Chattanooga Railroad, a corporation under the laws of Alabama, which had received an endorsement of its bonds by the state to the extent of sixteen thousand dollars per mile of road, and which were owned by people in England, was in an insolvent condition and so was the State. A debt settlement was made by which the State, to procure its release from the obligations, issued and placed in hands of the bondholders a million of dollars of class "C" bonds. The road was sold by a decree of the United States court and the property purchased by an English syndicate or company. These foreign holders of our bonds, and owners of this property, obtained a charter in 1877, under the general statutes of Alabama and changed the name to the Alabama Great Southern Rail-These aliens having obtained their charter, under our laws, are entitled to the protection of their rights and property the same as native citizens. It is not therefore competent for the General Assembly to change in any respect whatever, the rights of this alien corporation or the shareholders therein, and confer upon citizens of this country, greater rights than they acquired under their contract of incorporation. Smith vs. South and North Railroad Company, 75 Alabama 450.

What the legislature can not do directly it can not do indirectly. If the bill under consideration becomes a law, it would be a declaration that corporations of this state, or a sister state, which own stock in Alabama corporations may vote their shares therein, while the alien corporation, though organized under the laws of Alabama, would have a different rule prescribed limiting it or denying its stockholders the rights it obtained under its charter, and thus discriminating in favor of a citizen against the rights of property of foreigners, which is in

my opinion in violation of our constitution.

I am therefore constrained to return the bill to your house, in which it originated without my approval.

WM. C. OATES,

Governor.

After the reading of the above message, the house pro-

ceeded to reconsider the bill

H. 821. To provide for the calling and holding of meetings of stockholders of railroad corporations in certain cases and regulating the voting, the election of officers, and the transaction of other business at such meetings.

The question being, shall the bill pass, notwithstand-

ing the governor's veto,

Mr. Davis moved to postpone the further consideration of the question till Monday next.

Mr. O'Brien moved to table Mr. Davis' motion.

Lost.

Yeas 29, nays, 30.

Yeas:

Messrs. Beeson, Bellinger, Boykin, Brown of Conecul, Brown of Russell, Coleman, Cook of Wilcox, Fleming, Fletcher, Forman, Fulton, Gewin, Gibbons, Graves, John, Kyle, Lipscomb, Maples, Mahan, O'Brien, Rand, Robbins, Rowe, Smith of Greene, Smith of Mobile, Summers, Ward, Williams of Bullock, Wood—29.

Nays:

Messrs. Speaker, Beasley, Calhoun, Camp, Cole, Dale, Davis, Deans, Franklin, Gains, Harris, Hearn, Jackson, Kelly, Knight, Langley, Manning, Mastin, Mayfield, Prowell, Reaves, Roach, Robinson, Routon, Screws, Smith of Autauga, Smith of Butler, Taylor, Whitten, Williams of Henry—30.

Mr. Davis' motion prevailed.

Yeas 36, nays 21.

Yeas:

Messrs. Speaker, Beasley, Camp, Cole, Coleman, Dale, Davis, Deans, Ellis, Gains, Gewin, Gibbons, Harris, Hearn, Hill, Jackson, John, Kelly, Knight, Kyle, Langley, Manning, Mastin, Prowell, Reaves, Roach, Robbins, Robinson, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Taylor, Whitten, Williams of Bullock, Williams of Henry—36.

Nays:

Messrs. Beeson, Bellinger, Boykin, Brown of Russell, Cook of Wilcox, Fletcher, Ford, Forman, Fulton, Graves, John, Lipscomb, Maples, Mahan, O'Brien, Rand, Rowe, Smith of Mobile, Ward, Wood—21.

And on motion, the house adjourned till 10 a.m. Mon-

day.

FIFTIETH DAY.

The house met pursuant to adjournment. Prayer by Rev. Mr. Rowe of the house.

LEAVE OF ABSENCE

Was granted to Messrs. Coleman, Killebrew, Fielding,

Mixon, Ford and Whitten.

By leave of the house, Mr. Jackson stated that he concurred in the report of the committee in the main, except as to the kind of money in which the bonds were to be made payable. He objected to the bonds being made payable in gold, and insisted that they be made payable in coin or currency.

MESSAGE FROM THE GOVERNOR.

Mr. Speaker:

I have the honor to inform you that the following bills

which originated in the house, have been approved:

Nos. 243, 848, 370, 379, 576, 264, 515, 456, 1059, 71, 326, 626, 740, 806, 332, 1051, 531, 279, 760, 727, 624, 1193, 663, 640, 994, 1032, 85, 468, 216, 96, 39, 725, 1069, 167, 361, 639, 782, 306, 621, 546, 534, 380, 1020, 544, 471, 469.

Very respectfully, Harvey E. Jones, Private Secretary.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended as therein shown, and as amended, has passed the following house bills:

H. 204. To provide for the better support and maintenance of the public schools of St. Clair county,

And the senate requests the house to return to the

senate the house bill H. 271,

And has passed the following house bills:

H. 101. To provide for the service of legal process on domestic corporations having no officer or agent within the state, on whom process can be served;

н. 394. To regulate the reports of committing magistrates in the counties of Dallas, Hale, Lowndes, Perry

and Wilcox;

н. 1078. To incorporate the South Alabama and Gulf

Railroad Company;

н. 733. To relieve William B. Westcott of the dis-

abilities of non-age;

H. 1082. To amend section two (2) of an act entitled an act to establish a charter for the town of Albertville, in Marshall county, Alabama, approved February 18, 1891:

H. 783. To amend an act entitled an act for the preservation of game animals and birds in the counties of Tuskaloosa and Calhoun, approved February 27, 1889, which was amended so as to apply to Tuskaloosa county, Crenshaw county, Lee county and Calhoun county, approved February 18, 1891, so far as the same relates to Lee county;

H. 964. To amend section 2 of an act which was approved December 11th, 1886, entitled an act to amend section 2 of an act approved December 30th, 1868, entitled an act to amend the caption and first, and third sections of the act entitled an act to incorporate the Pioneer Petroleum Company, approved February 8th, 1866.

W. L. CLAY,

Secretary.

SENATE MESSAGE.

The house concurred in the senate amendment to H. 204, whose title is set out in the foregoing senate message.

Yeas 66, nays 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Boykin,

Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Grant, Graves, Harris, Hearn, Jinks, John, Kelly, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Meadows, Mahan, Montgomery, Moore, McClusky, McCorvey, McQueen, O'Brien, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Routon, Sanford, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Turner, Ward, Wheeless, Willett, Williams of Bullock, Williams of Henry, Wood—66.

The house acceded to the request of the senate and re-

turned H. 271 to the senate.

H. 756. To amend the revenue laws of the state of

Alabama,

Having been returned on yesterday from the senate with senate amendments, and having been referred to the ways and means committee, was reported back to the house, and on motion the house non-concurred in the senate amendments and asked for a committee of conference. Committee on the part of the house: Messrs. Brooks, Mayfield and Boykin.

The house concurred in the senate amendment to

H. 704. To prevent in certain cases the sale, exchange and transportation of cotton in the seed in the county of Lee, and of cotton in the seed produced in said county,

Which was returned from the senate on yesterday.

Yeas 68, nays 0.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Brown of Conecuh, Brown of Russell, Burks, Camp, Cole, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ewing, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Grant, Graves, Harris, Hearn, Hill, Jackson, Kelly, Kennedy, Knight, Kyle, Langley, Manning, Maoles, Mastin, Meador, Mahan, Mixon, McClusky, McCorvey, McQueen, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Sanford, Savage, Scarborough, Screws, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Wheeless, Williams of Bullock, Williams of Henry, Wood—68.

REPORT OF WAYS AND MEANS COMMITTEE.

Mr. Speaker:

The ways and means committee, to whom were referred senate amendments to house bill No. 756, respectfully report that they have had the same under consideration and recommend that the house concur in the 2nd, 3rd, 4th, 5th, 8th, 9th, 11th, 12th and 13th amendments, and that it non-concur in the 1st, 6th, 7th and 10th amendments.

Leslie E. Brooks, Chairman.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has passed the following house bills:

H. 1071. To amend section three (3) of an act entitled an act to prevent horses, mules, asses, cows, hogs. sheep or goats from running uncontrolled on crops in beat No. 5, beat No. 10 and in all that part of beat No. 7, described as follows and included within the following boundary line to-wit: Beginning at the boundary line between Butler and Lowndes counties near the residence of Mrs. Anna Bush, and running south and taking the farms of Mrs. Anna Bush and James Barganier, thence running east, taking the farms of John Cheatham, Daniel Talley, J. T. Sanders, Henry Harrison, W. H. Zeigler and William Glover and intersecting the stock law lines of beat No. 5 near William Glover's, the said described territory being all of said beat No. 7 north of said described line in the county of Butler, and to prescribe a rule of damages and rules of protection in the trial of cases under this act, and to provide for fencing around said beats No. 5, 10 and fractional part of beat No. 7 in said county of Butler, approved February 5th, 1891:

H. 947. To authorize and empower the mayor and aldermen of the city of Tuscaloosa to issue and sell the bonds of said city in an amount not exceeding twenty thousand dollars, the proceeds thereof to be used for the purpose of paying off and satisfying the interest or interest coupons now due and to become due on the pres-

ent outstanding bonds of said city; and for the purpose of paying the outstanding floating debt of said city;

н. 270. To amend an act to relieve married women of their disabilities of minority, approved February 21, 1893;

н. 896. To perpetuate the United States government

surveys of lands in Autauga and Chilton counties;

H. 1095. To prevent stock from running at large from the first day of March to the fifteenth day of November in each and every year in certain portions or territory of precinct No. 4 in Hale county, Alabama;

And has concurred in the house amendment to the

senate bill

s. 250. To amend section ten of "an act entitled an act to constitute the city of Anniston a separate school district and to provide a board of education therefor, approved January 28, 1891;

And has also concurred in the house amendment to

the senate bill

s. 373. To authorize and direct the judge of the circuit court of Calhoun county, to establish districts in said county, in which stock may be prevented from running at large, and to regulate such districts;

And has passed the house bills

н. 972. To prevent stock from running at large in

certain parts of Macon county;

H. 846. To prevent hunting on the enclosed lands of another without the written consent of the owner or his agent or party in possession in that portion of Colbert county north of townships four and five;

н. 849. To relieve M. D. Still, of Elmore county,

Alabama, of the disabilities of non-age;

н. 790. To relieve Louis A. Westcott of Montgom-

ery county, of the disabilities of non-age;

H. 1205. To make appropriations for the salaries of the chancellor of the Northern Chancery division, and the judges and solicitors of the twelfth and thirteen circuits;

And the senate has concurred in the report of the conference committee on the disagreement of the two houses on the house amendment to the senate bill

s. 291. To regulate the amount of fees to be received by witnesses attending court in criminal cases, or before the grand jury, or any other criminal proceedings, so far as the same relates to the county of Tuskaloosa;

And the senate has amended as therein shown, and

as amended has passed the house bill,

H. 271. To amend sections 1, 2, 15, 16, 19, 20 and 21 of an act to create the office of inspector of mines, and to prescribe the duties and powers of such office, approved February 16th, 1893;

And has concurred in the house amendment to the

senate bill

s. 21. To provide for holding elections for the adoption of stock law in Cleburne county, and to provide for carrying it into effect, when it shall be adopted;

And accedes to the request of the house for a com-

mittee of conference on the house bill

H. 756. To amend the revenue laws of the state of

Alabama ;

Committee on part of the senate, Messrs. McElderry, Bogart and Sayre.

W. L. CLAY, Secretary.

And the house concurred in the senate amendment to the house bill 271, whose title is set out in the foregoing senate message.

Yeas 58, nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Davis, Ewing Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Graves, Hill, Jinks, John, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mahan, McCorvey, McQueen, O'Brien, Ott, Patton, Prowell, Rabb, Roach, Robbins, Robinson, Rowe, Savage, Scarborough, Smith of Greene, Summers, Taylor, Turner, Willett, Williams of Henry, Wood—58.

Mr. Speaker:

Your conference committee on house amendment to senate bill 291 respectfully report that we recommend that the senate concur in house amendment and add the further amendment: "Provided the provisions of this act shall not be construed as to conflict in any man-

ner with the provisions of the general convict laws of this state.

FRANK S. MOODY,
A. D. SAYRE,
W. J. SANFORD,
On part of senate.
J. J. MAYFIELD,
H. R. KENNEDY,
O. KYLE,

On part of house.

The house concurred in the forepoing report of conference committee.

Yeas 67, nays 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Russell, Burks, Cameron, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ewing, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Grant, Graves, Harris, Hearn, Jackson, Kelly, Kyle, Maples, Mayfield, Meador, Mahan, Mills, Mixon, McClusky, McCorvey, O'Brien, Ott, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Sanford, Savage, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Turner, Wheeless, Whitten, Williams of Bullock, Williams of Henry, Wood—67.

UNFINISHED BUSINESS.

The house resumed consideration of the governor's veto

Message on

H. 821. To provide for the calling and holding of meetings of stockholders of railroad corporations in certain cases and regulating the voting, the election of officers and the transaction of other business at such meetings.

The house proceeded to the reconsideration of said

bill,

And the question being, shall the bill pass notwithstanding the governor's veto, the bill was lost.

Yeas 35, nays 53.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Burks, Cole, Deans, Ellis, Ewing, Franklin, Fuller, Gains, Gewin, Graham, Harris, Hearn, Hill, Jackson, Kelly, Manning, Mastin, Mixon, McClusky, McCorvey, Prowell, Reaves, Robinson, Routon, Savage, Smith of Autauga, Smith of Butler, Taylor, Turner, Wheeless, Willett—35.

Navs:

Messrs. Banks, Barron, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Calhoun, Cameron, Camp, Cook of Talladega, Cook of Wilcox, Curtis. Dale, Davis, Fleming, Fletcher, Forman, Fulton, Gibbons, Grant, Graves, Jinks, John, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mayfield, Mahan, Mills, Moore, McQueen, O'Brien, Perry, Rabb, Rand, Roach, Robbins, Rogers, Rowe, Sanford, Scarborough, Screws, Seale, Smith of Greene, Smith of Mobile, Summers, Ward, Williams of Bullock, Williams of Henry, Wood—53.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

The committee on enrolled bills report the following bills correctly enrolled:

H. 948. To change and more permanently establish the line between the counties of Blount and Walker;

H. 116. To amend sections one, two, four, five, six, seven, eleven, fourteen, seventeen and twenty-five of an act entitled an act to establish the city court of Bridgeport, approved February 21st, 1893, and to extend the

the jurisdiction of said court;

H. 267. Prohibiting the sale or giving away of any spirituous, vinous or malt liquors within one mile of Coffee Springs Camp Grounds in Geneva county, and within five miles of Bethabara church in Tuscaloosa county and within four miles of Neals Chapel in Macon county and within three miles of Baptist church, Jenifer, Talladega county, Alabama, and within eight miles of Friendship Baptist church in Elmore county, within two miles of Calvert Chapel Washington county;

H. 771. To amend the charter of the town of Greensboro in Hale county, Alabama, and all acts amendatory

thereto;

H. 1119. To provide for the revision, codification, digesting and promulgation of the statutes of this state both civil and criminal;

H. 898. To establish a new charter for the city of An-

niston;

н. 1031. To establish a board of revenue for Barbour

county;

H. 126. To require deeds of assignment for the benefit of creditors to be filed and recorded in the office of the probate judge;

H. 394. To regulate the report of committing magisistrates in the counties of Dallas, Hale, Lowndes, Perry

and Wilcox:

н. 733. To relieve Wm. B. Westcott of the disabilities of non-age;

H. 971. For the relief of H. L. Martin, register in

chancery for Macon county, Alabama;

H. 1140. To confer chancery jurisdiction on the circuit courts of Morgan and Madison counties, and on the circuit court of Jefferson county, holden at Bessemer in said county, and on the circuit court of Jefferson county, holden at Birmingham, Alabama;

H. 794. To amend section six of an act entitled an act to prevent stock from running at large in Pike

county, approved December 9, 1890.

H. 920. To authorize Susan M. Daniel, a minor, to sell and convey her lands situated in Jackson county, Alabama:

H. 973. To authorize riparian proprietors who have erected or maintained piles, booms, bulkheads, and other structures in front of their property, to collect compensations.

sation for the use thereof by others;

H. 1024. To amend an act approved February 2, 1893, to authorize the mayor and council of the town of Union Springs to issue bonds of said town for an amount not exceeding thirty thousand dollars for the purpose of erecting and maintaining a system of water works and a system of electric lights, one or both in said town;

H. 1211. To fix the time of holding the chancery courts in the northwestern chancery division, and regu-

late the proceedings therein;

н. 1082. To amend section 2 of an act entitled an act-

to establish a charter for the town of Albertville in Marshall county, Alabama, approved February 18, 1891;

H. 677. For the relief of W. J. Ward, of Geneva

county, Alabama;

H. 679. For the relief of justices of the peace, notaries public exercising the same jurisdiction and the same power of justices of the peace and constables of

Greene and Bullock counties, Alabama;

H. 1003. To amend an act entitled an act to regulate the disposition and management of a bequest made by James Wallace, late of Lawrence county, Alabama, for the benefit of free public schools in township seven, range nine, west, in said county, approved December 11, 1873;

H. 540. To authorize the city of Eufaula to construct and maintain a system of sanitary sewerage, to issue bonds for the purpose of constructing same, and to regu-

late connections with the said sewerage system;

н. 101. To provide for the service of legal process on domestic corporations having no office or agent within

the state on whom process can be served;

H. 281. To provide for the appointment of a county solicitor for Washington county, prescribe his duties, fees and term of office, to fill vacancies in the office, and the appointment of county solicitor pro tem. and their fees;

H. 1088. To create a lien in favor of the owners or keepers of pastures for the payment of their charges for pasturing stock in the counties of Wilcox and Dallas;

H. 880. Providing for the payment of the costs in certain cases, where defendants were convicted of felonies in the city court of Talladega, and after serving part of their respective terms in the penitentiary were released;

H. 744. To amend an act to incorporate the city of Tuskaloosa, approved March 12th, 1873, by the additions of sections 99, 100, and 101 in reference to the levy and collection of a tax on certain persons, businesses and vocations within the limits of said city, and the licensing, restraining and regulating of the same, and to provide punishment for the doing of such businesses without having taken out a license or paid such tax;

н. 608. To amend an act entitled an act to establish a new charter for the city of Sheffield, in the county

of Colbert, State of Alabama, approved December 12th, 1892:

H. 883. To amend section 4 of an act to incorporate the city of Sylacauga, approved February 26th, 1887;

H. 1078. To incorporate the South Alabama and Gulf

Railroad Company;

H. 807. To incorporate the Autauga Manufacturing Company, in Autauga county, Alabama;

H. 873. To consolidate and adjust the bonded debt of

the state of Alabama;

н. 853. To amend an act entitled an act to incorporate the town of Geneva, in Geneva county, approved March

4th, 1875;

H. 964. To amend section 2 of an act which was approved December 11, 1886, entitled an act to amend section 2 of an act approved December 30, 1868, entitled an act to amend the caption and first and the third sections of the act entitled an act to incorporate the Pioneer Petroleum Company, approved February 8, 1866.

J. R. Curtis,

Chairman.

MESSAGE FROM THE SENATE.

 $Mr.\ Speaker:$

The president of the senate having signed the follow-

ing bills, your signature thereto is requested:

s. 274. To provide for and regulate contests of elections for governor, secretary of state, state auditor, state

treasurer and attorney-general;

s. 96. To regulate the practice and proceedings in civil cases in the circuit courts of Colbert and Lauderdale counties in this state, and in the supreme court in appeals from judgment rendered in such cases;

s. 431. For the relief of T. J. Middlebrooks of Lowndes

county;

s. 285. Relative to bonds, undertakings, recognizances, guarantees, and other obligations required or permitted to be made, given, tendered or filed with surety or sureties, and to the acceptance as surety or guarantor thereupon, of companies qualified to act as such;

s. 473. To regulate the fine and forfeiture fund of

Butler county, and the disposal of money arising from fines, forfeitures and convict labor in said county;

s. 278. To incorporate the Young Men's Christain Association of Mobile, Alabama, and to define the powers

thereof;

s. 469. To amend section 2 of an act to prevent stock from running at large in certain parts of Marengo county;

s. 347. To incorporate the Planters Warehouse and

Commission Company;

s. 362. To prevent deception in the manufacture and

sale of imitation butter;

s. 446. To authorize the probate judge and county commissioners of Randolph county to lay off beat number three and beat number six, and all that part of township eighteen, of range ten (10), that lies west of Big Tallapoosa river, into stock law districts, and to authorize elections thereon to prohibit stock from running at large in said districts;

s. 136. To regulate the holding of municipal elec-

tions in the city of Tuskaloosa, Alabama;

s. 332. To make appropriations for additional clerical help in the state auditor's office;

s. 440. To amend an act entitled an act to incorporate the town of Moulton in Lawrence county, Alabama,

approved February 14th, 1891.

s. 250. To amend section ten of an act entitled an act to constitute the city of Anniston a separate school district and to provide a board of education therefor, approved January 28, 1891;

s. 486. To incorporate the Chicago, Florence and Gulf Railway Company, and to further the construc-

tion of the same;

s. 450. To repeal an act entitled an act to create a separate school district in Jackson county, to be known as Pleasant Grove district out of a part of township five, range six, east, approved February 21, 1887, and an act amendatory thereof approved February 15, 1889, and another act amendatory thereof, approved February 18, 1891, and to provide for the election of township trustees in said township five, range six;

s. 233. To provide for the drawing of jurors in the May and November terms of the circuit court for the

county of Madison for the year 1895.

SIGNING BILLS.

The speaker of the house in the presence of the house and immediately after their titles had been publicly read by the clerk signed the bills whose titles are set out in the foregoing senate message and report of committee on enrolled bills.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended as therein shown, and as

amended, has passed the house bill

H. 543. To authorize the court of county commissioners of Barbour county to issue bonds of said county to an amount not exceeding ninety thousand dollars, for the purpose of taking up, cancelling and retiring the present outstanding indebtedness of said county,

And has passed the house bills

н. 813. To prescribe the compensation of the judge. of probate of Morgan county, Alabama, for services asjudge of the county court of said county;

To charter the town of Oakman in the counн. 803.

ty of Walker, State of Alabama;

To make certain municipal ordinances or byн. 313. laws evidence witnout further proof;

To define and punish blackmailing; н. 805.

To divest title in certain lands lying in Calhoun county, Alabama, out of the state, and to vest title in same in Mary A Nance;

To extend the time for the construction of the harbor and railroad of the Birmingham, Mobile and

Navy Cove Harbor Railroad Company.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The house concurred in the senate amendment to II. 543 whose title is set out in the foregoing senate message.

Yeas 56, nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Coleman, Cook of Talladega, Cook of Wilcox, Dale, Davis, Ewing, Fielding, Fletcher, Ford, Forman, Fuller, Gains, Gibbons, Graves, Harris, Hearn, Jackson, Kelly, Kennedy, Knight, Kyle, Langley, Mastin, Meadows, Mahan, Mills, Mixon, McClusky, McCorvey, McQueen, Patton, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Smith, of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Ward, Williams of Henry—56.

BILLS ON THIRD READING.

s. 191. To regulate the holding of the circuit court for Randolph county,

Was amended, read a third time at length and passed

—yeas 69, nays 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ellis, Ewing, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Grant, Graves, Hearn, Jackson, Kelly, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Manning, Maples, Mayfield, Mahan, Mills, Mixon, Montgomery, McClusky, McCorvey, McQueen, O'Brien, Ott, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Routon, Sanford, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Turner, Willett, Williams of Bullock, Williams of Henry—69.

s. 367. To incorporate the Madison Loan and Trust Company,

Was read a third time at length and passed —yeas 62,

nays 0.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Brown of Conecuh, Brown of Russell, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Dale, Davis, Ewing, Fielding, Fleming, Fletcher, For-

man, Franklin, Fulton, Gewin, Gibbons, Graham, Graves, Harris, Hearn, Jackson, John, Kelly, Kennedy, Knight, Kyle, Langley, Manning, Maples, Mastin, Mahan, McClusky, O'Brien, Patton, Perry, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Wheeless, Williams of Bullock, Williams of Henry—62.

s. 248. To amend section one of an act entitled an act, to regulate the practice and procedure in the circuit court in Talladega county, in this state, approved Dec-

ember 13th, 1894,

Was read a third time at length and passed—yeas 61, navs 0.

 $\mathbf{\tilde{Y}eas}$:

Messrs. Speaker, Banks, Beasley, Bellinger, Brown of Conecuh, Brown of Russell, Burks, Burns, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Deans, Ewing, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Graham, Grant, Graves, Harris, Hearn, Jackson, Jinks, Kelly, Kennedy, Knight, Kyle, Manning, Maples, Mayfield, Mills, Mixon. McCorvey, McQueen, O'Brien, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Ward, Wheeless, Williams of Henry—61.

s. 67. To incorporate the Alumni Association of the Agricultural and Mechanical College of Alabama, and for other purposes pertaining to said association,

Was amended, read a third time at length and passed.

yeas 68, nays 0.

 $\mathbf{Y}\mathbf{eas}$:

Messrs. Speaker, Banks, Beasley, Beeson, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Camp, Cole, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ewing, Fielding, Fletcher, Ford, Forman, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Harris, Hearn, Jackson, Jinks, Kelly, Kennedy, Knight, Kyle, Langley, Maples, Mastin, Meadows, Mahan, Mills, Mixon, Moore, McClusky, O'Brien, Ott, Patton, Perry, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of

Mobile, Taylor, Turner, Ward, Wheeless, Williams of

Bullock, Williams Henry-68.

s. 263. To amend section 2972 of the code of Alabama, so as to provide a more effectual remedy against the subscribers to the capital stock of a corporation who have not paid their subscriptions,

Was read a third time at length and passed—yeas 69,

nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Graves, Harris, Hearn, Jinks, John, Kelly, Kennedy, Knight, Kyle, Langley, Manning, Maples, Mastin, Mills, McClusky, McQueen, Ott, Perry, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe. Routon, Sanford, Savage, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Ward, Williams of Bullock, Williams of Henry, Wood—69.

s. 382. To amend section 192 of the code,

Was read a third time, at length, and passed—yeas 62, nays 2.

Yeas:

Messrs. Speaker, Banks, Beasely, Beeson, Bellinger, Boykin, Brooks, Brown of Russell, Burks, Calhoun, Cameron, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fleming Fletcher, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Hearn, Jackson, John, Kelly, Kennedy, Kyle, Langley, Manning, Maples, Mastin, Mayfield, McCorvey, McQueen, O'Brien, Perry, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Sanford, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Turner, Ward, Wheeless, Williams of Bullock, Williams of Henry, Wood—62.

Nays:

Messrs. Camp, Cook of Talladega—2.

s. 383. To amend section 171 of the code,

Was read a third time, at length, and passed—yeas 63, nays 0.

Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Cook of Wilcox, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Grant, Graves, Hearn, Jackson, Jinks, John, Kennedy, Killebrew, Kyle, Langley, Maples, Mastin, Meador, Mixon, McClusky, McQueen, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Rogers, Savage, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Ward, Wheeless, Williams of Henry, Wood—63.

s. 381. To amend section 185 of the code, Was read a third time, at length, and passed—yeas 72, nays 0.

Yeas:

Messrs. Speaker, Banks, Barron, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Cole, Cook of Talladoga, Cook of Wilcox, Curtis, Dale, Deans, Ellis, Ewing, Fielding, Fleming, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gewin, Gibbons, Grant, Graves, Hearn, Jackson, Jinks, John, Kelly, Kyle, Manning, Maples, Mayfield, Mahan, Mills, Mixon, McClusky, McCorvey, McQueen, O'Brien, Ott, Perry, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Savage, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Turner, Ward, Wheeless, Williams of Henry, Wood—72.

s. 384. To amend section 174 of the code,

Was read a third time at length and passed—yeas 53, navs 5.

Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Bellinger, Brooks, Brown of Russell, Burks, Calhoun, Camp, Cole, Cook of Wilcox, Dale, Davis, Ellis, Ewing, Fielding, Fletcher, Ford, Forman, Franklin, Fulton, Gains, Gewin, Gibbons, Grant, Graves, Hill, John, Kyle, Maples, Mahan, Mixon, McCorvey, McQueen, O'Brien, Ott, Perry, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Savage, Scarborough, Smith of Autauga, Smith

of Greene, Smith of Mobile, Taylor, Ward, Wheeless, Willett, Williams of Bullock, Williams of Henry, Wood—53.

Nays:

Messrs. Brown of Russell, Curtis, Franklin, Harris, Hearn—5.

s. 385. To provide for filling vacancies in the elective offices of the Alabama state troops,

Was read a third time at length and passed—yeas

55, nays 0.

Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Boykin, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Cook of Wilcox, Dale, Deans, Ewing, Fleming, Fletcher, Franklin, Fulton, Gains, Jackson, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, Maples, Mayfield, Mahan, Mixon, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Sanford, Scarborough, Smith of Autauga, Smith of Greene, Taylor, Ward, Wheeless, Williams of Bullock, Williams of Henry, Wood—55.

s. 386. To authorize the formation of a brigade of the Alabama state troops and to provide for the appointment of the officers thereof,

Was amended, read a third time at length, and passed

—yeas 56, nays 1.

Yeas:

Messrs. Speaker, Barron, Beasley, Bellinger, Brown of Russell, Burns, Cook of Wilcox, Dale, Davis, Deans, Ewing, Fielding, Fletcher, Ford, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Graves, Hearn, John, Kelly, Knight, Kyle, Maples, Mayfield, Mahan, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Sanford, Scarborough, Smith of Autauga, Smith of Greene, Smith of Mobile, Taylor, Ward, Wheeless, Williams of Bullock, Williams of Henry, Wood—56.

Nay:

Mr. Harris-1.

s. 387. To authorize an officer elected to the same office in another organization to accept such office without losing his rank,

Was read a third time at length, and passed—yeas 49, navs 4.

Yeas:

Messrs. Speaker, Beeson, Bellinger, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cook of Wilcox, Ewing, Fleming, Fletcher, Franklin, Fuller, Gains, Gibbons, Graham, Grant, Graves, John, Kelly, Kennedy, Knight, Kyle, Langley, Mahan, McCorvey, McQueen, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Sanford, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Summers, Taylor, Willett, Williams of Bullock, Wood—49.

Nays:

Messrs. Cole, Hearn, Mills, Wheeless—4. s. 389. To amend section 184 of the code,

Was amended, read a third time, at length, and passed—yeas 50, nays 5.

Yeas:

Messrs. Speaker, Beasley, Beeson, Brown of Russell, Calhoun, Cameron, Camp, Cook of Wilcox, Ewing, Fleming, Fletcher, Forman, Fulton, Gibbons, Graves, Hill, Jinks, John, Kelly, Kennedy, Knight, Kyle, Maples, Mayfield, Mahan, McCorvey, McQueen, O'Brien, Ott, Patton, Perry, Prowell, Rabb, Rand, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Scarborough, Screws, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Taylor, Turner, Wheeless, Willett, Williams of Bullock, Wood—50.

Nays:

Messrs. Burks, Cole, Franklin, Hearn and Langley -5.

s. 388. To amend section 188 of the code,

Was amended, read a third time at length and passed—yeas 46, nays 10.

Yeas:

Messrs. Speaker, Beasley, Beeson, Brown of Russell, Calhoun, Cameron, Camp, Cook of Wilcox, Dale, Davis, Ewing, Fleming, Fletcher, Forman, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Hill, John, Kelly, Kennedy, Knight, Kyle, Lipscomb, McCorvey, McQueen, O'Brien, Perry, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Scarborough, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Willett, Williams of Bullock—46.

Nays:

Messrs. Burks, Cole, Franklin, Harris, Hearn, Langley, Mahan, Mills, Summers, Wheeless—10.

s. 472. To establish a charter for the city of Colum-

biana, in Shelby county, Alabama,

Was read a third time at length and passed—yeas 51, nays 0.

Yeas:

Messrs: Speaker, Banks, Beasley, Beeson, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Dale, Davis, Deans, Ellis, Ewing, Fleming, Fletcher, Franklin, Gains, Gewin, Gibbons, Hill, John, Kelly, Kyle, Langley, Lipscomb, Mahan, McCorvey, O'Brien, Perry, Prowell, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Summers, Taylor, Turner, Wheeless, Willett, Williams of Bullock, Wood—51.

s. 233. To provide for the drawing of jurors for the May and November terms of the circuit court for the

county of Madison for the year 1895,

Was read a third time at length, and passed—yeas 52, navs 1.

Yeas:

Messrs. Speaker, Banks, Beasley, Boykin, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Dale, Deans, Ellis, Ewing, Fletcher, Fulton, Gains, Gewin, Gibbons, Hill, John, Kelly, Kennedy, Kyle, Langley, Mahan, Mills, Moore, McCorvey, McQueen, O'Brien, Prowell, Rand, Reaves, Roach, Rogers, Rowe, Sanford, Scarborough, Screws, Smith of Autauga, Smith of Greene, Summers, Taylor, Turner, Wheeless, Willett, Williams of Bullock, Wood—52.

Nay:

Mr. Franklin-1.

AFTERNOON SESSION.

BILLS ON THIRD READING.

s. 430. To fix the right of the city of Mobile to certain real estate,

Was read a third time, at length, and passed—yeas 55, navs 0.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Cameron, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Fielding, Fleming, Forman, Fulton, Gains, Gewin, Gibbons, Graves, Jackson, John, Kelly, Knight, Kyle, Lipscomb, Maples, Mastin, Mayfield, Mahan, Mills, McClusky, McCorvey, McQueen, Perry, Rabb, Rand, Reaves, Roach, Robinson, Rogers, Rowe, Smith of Autauga, Smith of Butler, Smith of Mobile, Summers, Williams of Henry, Wood—55.

s. 425. To ratify and confirm the charter of the Standard Building and Loan Association of Montgomery, Alabama, the Mutual Benefit Building and Loan Association of Montgomery, and the Home Building and Loan Association of Montgomery, corporations under the general laws of the state, and to authorize them to issue what is known as "paid up stock" and to lend

money on the stock of their members,

Was read a third time at length and passed—yeas 53, nays 0.

Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ewing, Fleming, Fletcher, Ford, Forman, Fulton, Gewin, Gibbons, Graves, Jackson, John, Kelly, Kyle, Lipscomb, Maples, Mayfield, Mahan, Mixon, McCorvey, Patton, Perry, Prowell, Reaves, Roach, Robinson, Rogers, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Tuck, Turner, Ward, Williams of Henry, Wood—53.

s. 102. To amend section 4511 of the code,

Was amended, read a third time at length and passed—yeas 54, nays 0.

Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Cook of Wilcox, Curtis, Dale, Davis, Deans, Fleming, Fletcher, Ford, Forman, Fulton, Gains, Gewin, Gibbons, Graham, Grant,

Graves, Jackson, Kelly, Knight, Kyle, Langley, Maples, Mastin, Mayfield, Mahan, McQueen, Patton, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Scarborough, Smith of Autauga, Smith of Butler, Summers, Williams of Henry, Wood—54.

s. 295. To amend an act to require all corporations to pay a fee or license for the use of the state before commencing business in this state, approved February

18, 1893,

Was amended, read a third time at length and passed—yeas 55, nays 0.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graves, Hearn, Jackson, Jinks, John, Knight, Kyle, Lipscomb, Maples, Mayfield, Mahan, Mixon, McCorvey, Prowell, Reaves, Roach, Robbins, Robinson, Sanford, Smith of Autauga, Smith of Greene, Smith of Mobile, Wheeless, Willett, Williams of Henry, Wood—55.

s. 80. To amend section 4 of an act entitled an act to establish a branch agricultural experiment station and agricultural school in southwest Alabama, approved February 21, 1893,

Was read a third time at length and passed—yeas 57,

nays 0.

Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Dale, Davis, Deans, Ewing, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Grant, Graves, Hearn, Jackson, Jinks, John, Kelly, Kyle, Lipscomb, Maples, Mastin, Mahan, McCorvey, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Sanford, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Turner, Willett, Williams of Bullock, Williams of Henry, Wood—57.

s. 380. To authorize the mayor and aldermen of Birmingham to issue bonds of said city to fund and retire

the outstanding bonded indebtednes of said city, and establish a reformatory and work farm, and to purchase and establish an electric police alarm in said city,

Was amended, read a third time at length and passed

—veas 37, navs 27.

Yeas:

Messrs. Speaker, Barron, Brown of Russell, Burks, Calhoun, Curtis, Dale, Davis, Ewing, Fleming, Fletcher, Fulton, Gewin, Gibbons, Grant, Graves, Jinks, Kyle, Lipscomb, Mayfield, Mahan, McClusky, McCorvey, O'Brien, Prowell, Rand, Roach, Robinson, Rogers, Scarborough, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Taylor, Turner, Willett, Williams of Bullock, Williams of Henry, Wood—37.

Navs:

Messrs. Beasley, Beeson, Bellinger, Brown of Conecuh, Burns, Cameron, Camp, Cole, Cook of Wilcox, Ewing, Forman, Franklin, Fuller, Gains, Harris, Hearn, Hill, Jackson, John, Kelly, Kennedy, Langley, Manning, Mastin, Routon, Summers, Taylor—27.

s. 376. To confer additional powers on the mayor and

aldermen of Birmingham,

Was amended, read a third time, at length, and passed—yeas 52, nays 0.

Yeas:

Messrs. Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russll, Burks, Calhoun, Curtis, Dale, Davis, Deans, Fleming, Fletcher, Forman, Fuller, Fulton, Gewin, Gibbons, Graves, Hearn, Jinks, John, Kyle, Langley, Lipscomb, Manning, Maples, Mahan, McClusky, McCorvey, O'Brien, Patton, Perry, Prowell, Rand, Roach, Robinson, Rowe, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Turner, Willett, Williams of Bullock, Williams of Henry, Wood—52.

s. 485. To change the name of the Sheffield and Tuscumbia Street Railway Company to Sheffield and Tuscumbia Railway Company, and to increase its powers,

Was read a third time, at length, and passed—yeas

59, nays 0. Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Bellinger,

Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Cameron, Cole, Curtis, Dale, Davis, Deans, Ewing, Fleming, Fletcher, Forman, Fuller, Fulton, Gewin, Gibbons, Graves, Harris, Hearn, Hill, Jackson, Kelly, Kennedy, Knight, Kyle, Langley, Mastin, Mayfield, Mahan, McCorvey, O'Brien, Perry, Prowell, Rabb, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Seale, Smith of Autauga, Smith of Butler, Taylor, Turner, Willett, Williams of Bullock, Williams of Henry, Wood—59.

s. 428. To provide a system of water works for the city of Greenville, and to authorize the mayor and city council of Greenville, Alabama, to issue bonds for an amount not exceeding twenty thousand dollars for the purpose

of purchasing a system of water works,

Was read a third time at length and passed—yeas 57, nays 0.

Yeas:

Messrs. Speaker, Beasley, Becson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Cole, Cook of Talladega, Curtis, Dale, Davis, Deans, Ewing, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gibbons, Graves, Jackson, John, Kelly, Knight, Kyle, Langley, Mastin, Mayfield, Mahan, McCorvey, O'Brien, Patton, Prowell, Rand, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Ward, Willett, Williams of Bullock, Williams of Henry, Wood—57.

s. 423. For the more efficient government of the district of Opelika by increasing the number of commissioners from five to seven, one of whom to be president and one recorder, prescribe the duties of said president and recorder and authorizing the election of clerk and chief of police and other subordinate officers by said

board,

Was amended, read a third time at length and passed —yeas 50, nays 26.

Yeas:

Messrs. Speaker, Barron, Boykin, Brooks, Brown of Russell, Calhoun, Cameron, Camp, Curtis, Dale, Davis, Fleming, Fletcher, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Jinks, John, Kelly, Knight, Lipscomb, Maples, Mayfield, Mahan, McClusky, McCorvey, O'Brien, Ott, Perry, Prowell, Rand, Roach, Robinson, Rogers, Rowe, Routon, Sanford, Scarborough, Seale, Smith of Autauga, Smith of Greene, Smith of Mobile, Turner, Ward, Willett, Williams of Bullock, Williams of Henry, Wood—50.

Navs:

Messrs. Banks, Beasley, Beeson, Bellinger, Brown of Conecuh, Burks, Cole, Cook of Talladega, Deans, Ellis, Ewing, Forman, Franklin, Fuller, Gains, Harris, Hearn, Jackson, Langley, Mastin, Mills, Robbins, Savage, Smith

of Butler, Taylor, Wheeless-26.

s. 452. To authorize the auditor to execute a deed to Amos F. Hoffer to the east ½ of northeast quarter of section 16, township 24 range 22 in Tallapoosa county Alabama, conveying the title of the state in said lands to said Amos F. Hoffer,

Was read a third time at length and passed—yeas 63,

nays 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Cole, Curtis, Dale, Davis, Deans, Ellis, Ewing, Fielding, Fleming, Forman, Franklin, Fuller, Gewin, Gibbons, Graham, Grant, Graves, Harris, Jackson, John, Kelly, Kennedy, Kyle, Langley, Lipscomb, Maples, Mastin, Mahan, McCorvey, O'Brien, Ott, Patton, Perry, Rabb, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Ward, Willett, Williams of Bullock, Williams of Henry, Wood—63.

s. 490. To define train robbing and fix the punish-

ment therefor,

Was read a third time at length and passed—yeas 64, nays 0.

Yeas:

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Ellis, Ewing, Fleming, Fletcher, Forman, Franklin, Fuller, Gains, Gewin, Gibbons, Grant, Graves, Hearn, Jinks,

John, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mayfield, Meador, Mahan, McCorvey, O'Brien, Patton, Prowell, Rabb, Rand, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Seale, Smith of Autauga, Smith of Greene, Taylor, Ward, Willett, Williams of Bullock, Williams of Henry, Wood—64.

s. 403. To provide for the working and improving of

public roads situate in a part of Mobile county,

Was read a third time at length, and passed—yeas 61, nays 1.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Russell, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Deans, Ewing, Fielding, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gibbons, Graham, Grant, Graves, Hearn, John, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, McCorvey, O'Brien, Ott, Perry, Rabb, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Scarborough, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Turner, Wheeless, Willett, Williams of Bullock, Williams of Henry—61.

Nays: Mr. Mahan.

s. 82. To protect fish in Deer river, East Fowl, West Fowl river and the tributaries of these streams in Mobile county.

Mr. Smith offered the following amendment: "amend caption and body of bill by adding Little river. Adopted.

And the bill

Was read a third time at length, and passed—yeas 60, nays 0.

Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks. Calhoun, Cameron, Camp, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Davis, Deans, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Graves, Hearn, John, Kelly, Kennedy, Kyle, Lipscomb, Maples, Mayfield, Meador, Mahan, Mixon, McClusky, McCorvey, O'Brien, Rand, Reaves, Roach, Robbins, Robinson, Rowe, Routon, Scarborough, Seale, Smith of Autauga, Smith of Butler, Smith of

Greene, Smith of Mobile, Ward, Willett, Williams of

Bullock, Williams of Henry-60.

s. 334. To amend an act to incorporate the Tuskegee Female College, approved February 22nd, 1854, and an act to amend an act entitled an act to incorporate the Tuskegee Female College, approved March 28th, 1873, so as to prohibit the sale of spirituous, vinous and malt liquors within four miles of the Alabama Conference Female College,

Was read a third time at length, and passed—yeas 56,

nays 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Curtis, Dale, Davis, Ellis, Fielding, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Graves, Jackson, Jinks, John, Kelly, Kennedy, Kyle, Langley, Lipscomb, Maples, Mahan, Mills, Mixon, McCorvey, O'Brien, Prowell, Rand, Roach, Robinson, Rogers, Rowe, Sanford, Scarborough, Smith of Autauga, Smith of Greene, Smith of Mobile, Turner, Willett, Williams of Bnllock, Williams of Henry—56.

s. 308. To limit the time within which the old bonds of the state may be exchanged for the new bonds au-

thorized by the act approved February 23, 1876,

Was read a third time, at length, and passed—yeas 54, nays 1.

Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Curtis, Dale, Davis, Deans, Ewing, Fleming, Fletcher, Franklin, Fuller, Fulton, Graham, Grant, Graves, Harris, Hearn, John, Kelly, Kennedy, Knight, Kyle, Langley, Lipscomb, Maples, Mastin, Mahan, Mills, Mixon, O'Brien, Ott, Roach, Robinson, Rogers, Rowe, Routon, Scarborough, Smith of Autauga, Ward, Willett, Williams of Bullock, Williams of Henry—54.

Nay:

Mr. Hill—1.

s. 223. To incorporate the Farmers Mutual Insurance Association of the state of Alabama,

Was read a third time, at length, and passed—yeas 57, nays 0.

Yeas:

Messrs. Speaker, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Burns, Calhoun, Cameron, Camp, Dale, Davis, Fielding, Fleming, Fletcher, Franklin, Fuller, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Jinks, John, Kelly, Kennedy, Kyle, Langley, Lipscomb, Maples, Mastin, Mahan, Mixon, McClusky, McCorvey, O'Brien, Ott, Rand, Reaves, Roach, Robinson, Rogers, Rowe, Scarborough, Smith of Autauga, Smith of Greene, Smith of Mobile, Ward, Wheeless, Williams of Bullock, Williams of Henry, Wood—57.

s. 239. To amend section 2348 of the code,

Was read a third time at length and passed—yeas 51, nays 4.

 ${
m Yeas}$:

Messrs. Speaker, Barron, Beasley, Beeson, Bellinger, Brooks, Brown of Conecuh, Brown of Russell, Burks, Cameron, Camp, Dale, Davis, Ellis, Fielding, Fleming, Fletcher, Forman, Franklin, Fulton, Gewin, Gibbons, Grant, Graves, Harris, Hearn, Jackson, Jinks, John, Kelly, Kyle, Langley, Maples, Mastin, Mahan, Mills, Mixon, McCorvey, O'Brien, Rand, Reaves, Roach, Robinson, Rogers, Sanford, Scarborough, Smith of Autauga, Wheeless, Williams of Bullock, Williams of Henry, Wood—51.

Nays:

Messrs. Calhoun, Kennedy, Ott, Rowe-4.

s. 200. To incorporate the Huntsville Primitive Baptist Graded and Industrial School,

Was read a third time at length and passed—yeas 58, nays 0.

Yeas:

Messrs. Speaker, Barron, Beeson, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Coleman, Cook of Talladega, Curtis, Dale, Deans, Ewing, Fleming, Fletcher, Franklin, Fuller, Fulton, Gains, Gibbons, Graham, Grant, Jackson, Jinks, John, Kennedy, Killebrew, Knight, Langley, Mastin, Mayfield, Meadows, Mahan, Montgomery, Moore, McCorvey, O'Brien, Perry, Rand, Roach, Robinson,

Rogers, Routon, Sanford, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Summers, Taylor, Turner, Wheeless, Williams

of Bullock, Williams of Henry, Wood-58.

s. 325. To amend an act entitled an act for the relief of needy confederate soldiers and sailors, residents of Alabama, who, from wounds or other causes, are now unable to earn a livelihood, and for the widows of such as were killed or died in said war, and have not since re-married, approved February 13th, 1891,

Was read a third time, at length, and passed—yeas

56, nays 0.

Yeas:
Messrs. Banks, Barron, Beasley, Beeson, Bellinger, Brown of Conecuh, Brown of Russell, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Gook of Wilcox, Dale, Deans, Ellis, Fleming, Fletcher, Ford, Fulton, Gains, Gewin, Gibbons, Grant, Graves, Jackson, Jinks, John, Kelly, Kennedy, Kyle, Langley, Lipscomb, Mayfield, Meadows, Mahan, McCorvey, Ott, Patton, Perry, Rand, Roach, Robinson, Rowe, Routon, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Tuck, Turner, Wheeless, Williams of Bullock, Williams of Henry—56.

s. 355. To appropriate a certain portion of the twoand three per cent. fund to be paid into the treasury

after February 18th, 1895,

Was read a third time at length and passed—yeas 43, nays 14.

Yeas:

Messrs. Banks, Beasley, Beeson, Bellinger, Boykin, Brown of Coneculi, Burks, Camp, Cole, Cook of Talladega, Dale, Deans, Ellis, Ewing, Fleming, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Harris, John, Kennedy, Lipscomb, Manning, Maples, Mastin, Mayfield, Ott, Reaves, Roach, Rogers, Savage, Screws, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Wheeless, Williams of Bullock, Williams of Henry—43.

Nays:

Messrs. Speaker, Brown of Russell, Calhoun, Curtis, Graham, Grant, Graves, Kyle, Mahan, Perry, Rowe, Routon, Sanford, Ward—14.

REPORT OF CONFERENCE COMMITTEE.

To the President of the Senate and the Speaker of the House

of Representatives:

Your committee of conference on senate amendments to house bill 756 respectfully report that they have had the same under consideration, and submit the following:

ist. To non-concur in the first senate amendment, and in lieu thereof strike out the proviso at the end of section first, of the bill, and substitute the following:

"Provided, that the cities of Birmingham, and Montgomery may appoint five appraisers, to be selected by the city council, and to be paid such sums as said city council may determine."

2nd. To concur in senate amendment number six,

striking out the last two lines of said amendment.

3rd. To non-concur in senate amendment numbers ten and two, and strike out from subdivision 8 in section 24, the following words: "Upon the amount of such capital stock invested in property otherwise taxed."

th. To non-concur in senate amendment number

seven.

5th. And to concur in the remainder of the senate amendments.

W. H. BOGART,
H. L. MCELDERRY,
A. D. SAYRE,
Committee on the part of the senate.
LESLIE E. BROOKS,
J. J. MAYFIELD,
W. J. BOYKIN,

Committee on the part of the house, And the house concurred in the report of the confer-

ence committee on

H. 756. To amend the revenue laws of the State of Alabama.

Yeas 42, nay 10.

Yeas:

Mestrs. Speaker, Barron, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Calhoun, Cameron, Camp, Curtis, Dale, Fleming, Fletcher, Fulton, Gewin, Gibbons, Grant, Graves, Hill,

Jinks, Kelly, Kyle, Mayfield, Mahan, Moore, Perry, Rabb, Rand, Roach, Robinson, Rogers, Sanford, Scarborough, Smith of Autauga, Smith of Greene, Smith of Mobile, Williams of Bullock, Williams of Henry, Wood—42.

Nays:

Messrs. Burks, Cole, Forman, Franklin, Fuller, Harris, Hearn, John, Lipscomb, Mastin—10.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has concurred in the house amendment to-

the senate bills

s. 386. To authorize the formation of a brigade of the Alabama state troops and to provide for the appointment of the officers thereof;

s. 389. To amend section 184 of the code;

s. 191. To regulate the holding of the circuit court for Randolph county;

s. 388. To amend section 188 of the code;

s. 67. To incorporate the Alumni Association of the Agricultural and Mechanical College of Alabama, and for other purposes pertaining to said association,

And has concurred in the report of the conference committee on the disagreement of the two houses on the

house amendment to the senate bill

s. 291. To regulate the amount of fees to be received by witnesses attending court in criminal cases, or before the grand jury or any other criminal proceedings so far as the same relates to the county of Tuskaloosa;

And has passed the House bills

H. 713. To amend section 1 of an act entitled an act to amend section 2 of an act entitled an act to amend sections 1 and 12 of an act entitled an act to regulate the taking of oysters from the public reefs in this state, for sale or planting, approved December 10th, 1892, and to repeal an act entitled an act to regulate the planting and taking of oysters in the waters of this state, approved February 18th, 1891, which act hereby amended was approved December 14th, 1894, and to repeal sections 10 and 13 of an act entitled an act to regulate the tak-

ing of oysters from the public reefs in this state for sale or planting, approved December 10th, 1892;

н. 914. To exempt practicing dentists from jury

duty in all the counties in Alabama;

н. 537. To change and define the boundary line between the counties of Mobile and Washington;

н. 912. To establish a separate school district in

Coosa county in this state;

н. 825. To amend an act to establish the city court of Gadsden, approved December 17th, 1894, by amending section three of said amending act;

H. 936. To create a separate school district of Daviston in beat 17, T. 24, R. 24, in Tallapoosa county, Ala-

bama;

And has amended as therein shown, and, as amend-

ed, has passed the following house bills:

H. 1199. To pay for articles purchased for the use of the senate and house of representatives and for repairing the senate chamber and hall of the house of representatives and for repairing and furnishing the rooms of the engrossing and enrolling clerks of the house of representatives;

And has concurred in the report of the committee of conference on the disagreement of the two Houses on

the senate amendments to the house bill

н. 756. To amend the revenue laws of the State of Alabama.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The house concurred in the senate amendments to H. 1199. Whose title is set forth in the foregoing senate message.

Yeas 56, nays 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecun, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Cook of Talladega, Curtis, Dale, Davis, Deans, Ewing, Fleming, Fletcher, Forman, Franklin, Fulton, Gains, Gibbons, Grant, Graves, Jackson, Jinks, John, Kelly, Kennedy, Kyle, Langley,

Lipscomb, Manning, Maples, Mayfield, Mahan, McCorvey, Patton, Perry, Prowell, Rabb, Rand, Reaves, Roach, Robinson, Rogers, Scarborough, Smith of Autauga, Smith of Greene, Ward, Williams of Bullock, Williams of Henry—56.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

The committee on enrolled bills report the following

bills correctly enrolled:

H. 2. To extend the time for the construction of the harbor and railroad of the Birmingham, Mobile and

Navy Cove Harbor Railroad Company,

H. 1205. To make appropriations for the salaries of the chancellor of the Northern Chancery division, and the judges and solicitors of the twelfth and thirteenth circuits;

H. 896. To perpetuate the United States government

surveys of lands in Autauga and Chilton counties;

н. 790. To relieve Louise A. Westcott of Montgom-

ery county of the disabilities of non-age;

H. 742. To divest title in certain lands lying in Calhoun county, Alabama, out of the state, and to vest title in same in Mary A. Nance;

H. 849. To relieve M. D. Still, of Elmore county,

Alabama, of the disabilities of non-age.

H. 805. To define and punish blackmailing.

H. 313. To make certain municipal ordinances or

by-laws evidence without further proof;

H. 813. To prescribe the compensation of the judge of probate of Morgan county, Alabama, for services as judge of the county court of said county;

H. 270. To amend an act to relieve married women of their disabilities of minority, approved February 21,

1893;

H. 972. To prevent stock from running at large in

certain parts of Macon county;

H. 846. To prevent hunting on the enclosed lands of another without the written consent of the owner or his agent or party in possession in that portion of Colbert county north of townships four and five;

H. 947. To authorize and empower the mayor and

aldermen of the city of Tuscaloosa to issue and sell the bonds of said city in an amount not exceeding twenty thousand dollars, the proceeds thereof to be used for the purpose of paying off and satisfying the interest or interest coupons now due and to become due on the present outstanding bonds of said city; and for the purpose of paying the outstanding floating debt of said city;

. н. 1071. To amend section three (3) of an act entitled an act to prevent horses, mules, asses, cows, hogs, sheep, or goats from running uncontrolled on crops in beat No. five, Beat No. ten and in all that part of beat No. seven described as follows and included within the following boundary line, to-wit: Beginning at the boundary line between Butler and Lowndes counties near the residence of Mrs. Anna Bush, and running south and taking the farms of Mrs. Anna Bush and James Barganier; thence running east taking the farms of John Cheatham, Daniel Talley, J. T. Sanders, Henry Harrison, W. J. Zeigler, and William Glover and intersecting the stock law lines of beat No. five near William Glover's, the said described territory being all of said beat No. seven north of said described line in the county of Butler, and to prescribe a rule of damages and rules of protection in the trial of cases under this act, and to provide for fencing around said beats No. 5, 10 and fractional part of beat No. seven in said county of Butler, approved February 5th, 1891,

H. 1095. To prevent stock from running at large from the first day of March to the fifteenth day of November in each and every year in certain portions or territory of precinct No. 4 in Hale county, Alabama;

H. 783. To amend an act entitled an act for the preservation of game animals and birds in the counties of Tuscaloosa and Calhoun, approved February 27th, 1889, which was amended so as to apply to Tuscaloosa county, Crenshaw county, Lee county and Calhoun county, approved February the 18th, 1891, so far as the same related to Lee county;

H. 704. To prevent in certain cases the sale, exchange and barter, purchase and offer for sale of cotton in the seed in the county of Lee, and of cotton in the seed produced in said county;

.н. 349. To amend an act entitled an act to amend

sub-division 31 of section 629 of the code of Alabama, approved February 16th, 1894.

J. R. Curtis, Chairman.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The president of the senate having signed the following bill your signature thereto is requested:

s. 218. For the protection of fish in the waters of Dog

river;

s. 21. To provide for holding elections for the adoption of stock law in Cleburne county, and to provide for

carrying it into effect, when it shall be adopted;

s. 373. To authorize and direct the judge of the probate court of Calhoun county, to establish districts in said county, in which stock may be prevented from running at large, and to regulate such districts;

s. 15. To amend an act entitled an act to establish a city court for the county of Talladega, approved Feb-

ruary 23, 1893;

s. 352. To incorporate the town of Newton, in the

county of Dale; .

s. 402. To authorize the city council of Montgomery to issue bonds for the purpose of paving or otherwise improving the streets and sidewalks, or either, of the city of Montgomery;

s. 384. To amend section 174 of the code;

s. 387. To authorize an officer elected to the same office in another organization to accept such office without

losing his rank;

s. 291. To regulate the amount of fees to be received by witnesses attending court in criminal cases or before the grand jury, or any other criminal proceedings so far as the same relates to the county of Tuskaloosa, and to regulate the payment of such fees;

s. 385. To provide for filling vacancies in the elective

offices of the Alabama state troops;

s. 191. To regulate the holding of the circuit court for Randolph county;

s. 381. To amend section 381 of the code;

s. 382. To amend section 191 of the code;

s. 383. To amend section 171 of the code;

s. 389. To amend section 184 of the code;

s. 263. To amend section 2972 of the code of Alabama so as to provide a more effectual remedy against the subscribers of the capital stock of a corporation who have not paid their subscription;

s. 388. To amend section 188 of the code;

s. 386. To authorize the formation of a brigade of the Alabama state troops, and to provide for the appoint-

ment of the officers thereof;

s. 67. To incorporate the Alumni Association of the Agricultural and Mechanical College of Alabama, and for other purposes pertaining to said association.

W. L. CLAY, Secretary.

SIGNING BILLS.

The speaker of the house in the presence of the house, immediately after their titles had been publicly read by the clerk, signed the bills whose titles are set out in the foregoing report of committee on enrolled bills and senate message.

MESSAGE FROM THE SENATE.

. Mr. Speaker:

The senate has amended as therein shown, and as

amended, has passed the following house bills:

H. 809. To amend an act entitled an act to regulate the trial of misdemeanors in Shelby county, Alabama, approved February 21, 1893;

And has passed the following house bills:

H. 605. To authorize the Montgomery Shooting Club to borrow money and to execute a mortgage on their property, to secure the payment thereof, or any other debt contracted by it:

H. 671. To make the fees of bonded constables in the counties of Covington and Washington the same as sheriff's fees when they perform the same or similar ser-

vices :

н. 945. To authorize and require the auditor of the State of Alabama to reimburse Phelan B. Dorlan, sheriff of Mobile county for expenses incurred and services ren-

dered to the state, in the removal of George A. Pearce, a fugitive from justice;

H. 777. To amend section 19 of an act entitled an act

to establish a charter for the city of Bridgeport;

н. 1143. To confer additional powers upon the Birmingham Trust and Savings Company, a body corporate, incorporated under the general laws of the State of Alabama;

H. 965. To incorporate the State Land Trust Com-

pany;

н. 1174. To amend and confirm the charter of the State Abstract Company of Montgomery county, Alabama, a corporation under the laws of said state, and to authorize a reduction of its capital stock:

H. 1086. To amend section thirteen (13) of an act entitled an act to authorize the mayor and aldermen of the city of Girard to establish a system of public schools in

said city, approved February 18th, 1891;

H. 935. To prohibit the throwing or placing timber, stone, brush, saw dust or other obstruction in Big Canoe creek, in St. Clair county, or any of its tributaries;

H. 1018. To incorporate the Southern Mutual Fire

Insurance Company of Alabama;

H. 1001. To amend section 6 of an act entitled an act to provide for the making and maintaining the public roads and bridges in Jefferson county, Alabama, ap-

proved December 17th, 1894;

H. 668. To authorize the people of Cherokee county to hold an election on the question of issuing bonds to build a free public bridge across Coosa river in said county, and to authorize the court of county commissioners to issue bonds for the same;

н. 681. For the relief of W. A. McLendon, sheriff of

Henry county;

H. 1030. To authorize the intendant and councilmen

of the town of Prattville to issue bonds;

H. 1158. To fix the time and define the terms of holding the circuit court in the several counties of the tenth judicial circuit;

н. 916. To relieve William T. Bachelor, minor child of William T. Bachelor, Jr., of Elmore county, from the

disabilities of non-age;

H. 395. To amend section 708 of the code of Alabama;

H. 1178. For the relief of White, Woodruff and Fowler, for record books and stationery furnished the supreme court of Alabama;

And has amended as therein shown, and as amended,

has passed the house bills:

H. 999. To amend and re-enact sections 3018, 3022, 3025, 3026, 3027, 3028, 3041, and to amend section 3048 of the code of Alabama;

And has concurred in the house amendment to the

senate bills:

s. 102. To amend section 4511 of the code;

s. 295. To amend an act to require all corporations to pay a fee or license for the use of the state before commencing business in this state, approved February 18th, 1893:

s. 380. To authorize the mayor and aldermen of Birmingham to issue bonds of said city to fund and retire the outstanding bonded indebtedness of said city, and establish a reformatory and work farm and to purchase and establish an electric police alarm in said city;

s. 376. To confer additional powers on the mayor and

aldermen of Birmingham.

W. L. CLAY, Secretary.

And the house has concurred in the senate amendments to

H. 809. Whose title is set forth in the foregoing message from the senate:

Yeas 55, nays 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Cameron, Camp, Cole, Curtis, Davis, Deans, Ewing, Fielding, Fleming, Fletcher, Forman, Fuller, Fulton, Gibbons, Graves, Harris, John, Kelly, Kennedy, Kyle, Langley, Lipscomb, Maples, Mastin, Mahan, McClusky, McCorvey, O'Brien, Patton, Rabb, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Smith of Autauga, Smith of Greene, Smith of Mobile, Ward, Wheeless, Willett, Williams of Bullock, Williams of Henry—55.

And the house also concurred in the senate amend-

ments to

н. 999. Whose title is set forth in the foregoing message from the senate:

Yeas 55, navs 0.

Yeas:

Messrs. Speaker, Beasley, Beeson, Bellinger, Boykin, Brooks, Brown of Conecuh, Brown of Russell, Burks, Calhoun, Camp, Cole, Cook of Talladega, Curtis, Dale, Davis, Ewing, Fleming, Fletcher, Forman, Franklin, Gains, Gibbons, Graham, Graves, Harris, John, Kelly, Kyle, Langley, Lipscomb, Maples, Mastin, Mayfield, Mills, Mixon, McCorvey, O'Brien, Patton, Prowell, Rand, Reaves, Roach, Robinson, Rowe, Sanford, Scarborough, Smith of Autauga, Smith of Greene, Smith of Mobile, Turner, Ward, Willett, Williams of Bullock, Williams of Henry—55.

NIGHT SESSION.

REPORT OF THE COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

The committee on enrolled bills report the following bills correctly enrolled:

H. 1030. To authorize the intendent and councilmen

of the town of Pratville to issue bonds; H. 681. For the relief of W. A. McLendon, sheriff of

Henry county;

H. 1086. To amend section thirteen (13) of an act entitled an act to authorize the mayor and aldermen of the city of Girard to establish a system of public schools

in said city, approved February 18th, 1891;

H. 1174. To amend and confirm the charter of the State Abstract Company of Montgomery county, Alabama, a corporation under the laws of said state, and to authorize a reduction of its capital stock;

H. 912. To establish a separate school district in

Coosa county in this state;

н. 914. To exempt practicing dentists from jury

duty in all the counties in Alabama;

H. 537. To change and define the boundary line between the counties of Mobile and Washington;

H. 825. To amend an act to establish the city court of Gadsden, approved December 17th, 1894, by amend-

ing section three of said amending act;

H. 1178. For the relief of White, Woodruff and Fowler—for record books and stationery furnished the supeeme court of Alabama;

н. 395. To amend section 708 of the code of Alabama;

H. 916. To relieve William T. Bachelor, minor child of William T. Bachelor, Jr., of Elmore county, from the disabilities of non-age;

н. 1001. To amend section six of an act entitled "An act to provide for the making and maintaining the public roads and bridges in Jefferson county, Alabama,"

approved December 17th, 1894;

H. 895. To authorize C. L. James, the guardian of Amanda James, a lunatic, and widow of James James, deceased, to convey the right of dower of said Amanda

James in certain lands without order of court;

H. 1199. To pay for articles purchased for the use of the senate and house of representatives and for repairing the senate chamber and hall of the house of representatives and for repairing and furnishing the rooms of the engrossing and enrolling clerks of the house of representatives;

H. 204. To provide for the better support and main-

tenance of the public schools of St. Clair county;

H. 936. To create a separate school district of Daviston in Beat 17, T. 24, R. 24, in Tallapoosa county, Alabama;

н. 1018. To incorporate the Southern Mutual Fire

Insurance, Company of Alabama.;

H. 713. To amend section 1 of an act entitled an act to amend section 2 of an act entitled an act to amend sections 1 and 12 of an act entitled an act to regulate the taking of oysters from the public reefs in this state, for sale or planting, approved December 10, 1892, and to repeal an act entitled an act to regulate the planting and taking of oysters in the waters of this state, approved February 18th, 1891, which act hereby amended was approved December 14, 1894, and to repeal sections 10 and 13 of an act entitled an act to regulate the taking of oysters from the public reefs in this state for sale or planting, approved December 10th, 1892;

н. 935. To prohibit the throwing or placing timber, brush, or other obstruction in Big Canoe creek, in St. Clair county:

H. 1158. To fix the time and define the terms of holding the circuit court in the several counties of the

tenth judicial circuit;

н. 671. To make the fees of bonded constables in the counties of Covington and Washington the same as sheriff's fees when they perform the same or similar services;

a. 777. To amend section 19 of an act entitled an act

to establish a charter for the city of Bridgeport;

H. 945. To authorize and require the auditor of the state of Alabama to re-imburse Phelan B. Dorlan, sheriff of Mobile county for expenses incurred and services rendered to the state, in the removal of George A. Pearce, a fugitive from justice;

н. 965. To incorporate the State Land Trust Com-

pany;

H. 543. To authorize the court of county commissioners of Barbour county to issue bonds of said county to an amount not exceeding ninety thousand dollars for the purpose of taking up, cancelling and retiring the present outstanding bonded indebtedness of said county;

н. 605. To authorize the Montgomery Shooting Club to borrow money and to execute a mortgage on their property to secure the payment thereof or any other

debt contracted by it;

H. 668. To authorize the people of Cherokee county to hold an election on the question of issuing bonds to build a free public bridge across the Coosa river in said county, and to authorize the court of county commissioners to issue bonds for the same;

H. 215. To authorize Mrs. Josephine S. Mizell, widow of H. H. Mizell, deceased, to sell the dwelling house and lot lately belonging to said deceased, located in Haw

Ridge, Coffee county, Alabama;

H. 1224. For the relief of the estate of L. J. Hand,

deceased;

H. 1171. To authorize the county treasurer of Lamar county to register against the fine and forfeiture fund of said county a claim of L. S. Metcalf, ex-sheriff, for fees due him for services in county court of said county;

H. 1225. To amend an act entitled an act for the

better suppression of gambling, approved February 26, 1889, so as to allow pool selling within a place known as the fair grounds in Jefferson county, Alabama;

H. 1179. To incorporate the Industrial Insurance

Company of Birmingham;

H. 588. To amend certain sections of the charter of

the town of Oxford;

H. 1143. To confer additional powers upon the Birmingham Trust and Savings Company, a body corporate, incorporated under the general laws of the State of Alabama;

н. 1153. To confirm the incorporation of the Birm-

ingham Dental College;

H. 761. To incorporate the Ozark Cotton Mill Company;

H. 223. To incorporate the Coosa Iron and Railroad

Company;

н. 781. To establish Pleasant Hill school district in

Jefferson county, Alabama;

н. 670. To pay W. W. Waite, sheriff of Clarke county, for the removal of George W. White, charged with a felony, from LaFayette, in the State of Louisiana, to Grove Hill, in Clarke county, Alabama;

н. 596. To regulate the trial of certain misdemeanors

committed in Russell county;

H. 541. To authorize the city of Eufaula to buy, lease, contract for, build, construct, maintain and operate a system of water works and a gas, or electric light plant, or gas and electric light plants in said city and vicinity;

H. 809. To amend an act for the trials of misdemeanors in Shelby county, Alabama, approved February

12th, 1891;

H. 402. To repeal sections 1, 3 and 4 of an act entitled an act to provide for and regulate the fine and forfeiture fund in the counties of Monroe, Macon, Washington, Jefferson and Randolph, so far as said sections 1, 3 and 4 relate to Washington county;

н. 803. To charter the town of Oakman in the county

of Walker, State of Alabama;

H. 682. To authorize the board of mayor and aldermen of the town of Dothan to issue and negotiate bonds of said town to an amount not exceeding twenty thousand dollars for the establishing and maintaining water

works, fire department, improving the streets of said town and for paying off the indebtedness of the town;

H. 951. To increase the number of aldermen in the town of New Decatur, in the county of Morgan, to eight; and to authorize the corporate authorities to fix within prescribed limits, the future terms of office of the aldermen of said town;

H. 941. To incorporate the "Olivet Club;"

H. 271. To amend sections 1, 2, 15, 16, 19, 20 and 21 of an act to create the office of inspector of mines, and to prescribe the duties and powers of such office, approved February 16th, 1893;

H. 162. To amend subdivision 4 of section 453 of the

code;

H. 722. For the relief of James Coyles Bullock and to change the name of said James Coyles Bullock to James Coyle Barry;

H. 739. To provide more efficient means of collecting

solicitors fees in this state;

H. 830. To authorize the commissioners court of Cherokee, Etowah and DeKalb counties, to levy a tax for working the public roads of said counties and let out said roads by contract;

H. 365. To authorize suits to be brought against re-

ceivers without the previous leave of the court;

H. 890. To define the powers and duties of the board of police commissioners of Birmingham, Alabama, and to regulate the police department of said city, and provide for the appointment of such commissioners;

H. 462. To provide for the holding of the regular terms of the circuit and chancery courts when the judge or chancellor fails to attend or when impeachment charges are pending against such judge or chancellor;

H. 756. To amend the revenue laws of the state of

Alabama;

H. 412. To amend the charter of the Southern Associated Press, to ratify and confirm all its acts and doings, and all the acts and doings of its stockholders, subscribers to stock and officers before and after the issuance of its charter, and to confer on it additional powers, rights and liabilities;

H. 999. To amend and re-enact sections 3018, 3022, 3025, 3026, 3027, 3028, 3041, and to amend section 3048

of the code of Alabama;

н. 197. To provide for exemptions from administration, in favor of the minor child or children, of certain property on the death of their mother, and to provide

for the setting apart thereof;

H. 762. To give physicians a lien upon the personal property of any person for the payment of medicines furnished and services rendered to such person or his family not to exced the sum of ten dollars per year and to provide for the enforcement of such lien, so far as relates to Dallas county;

H. 350. To regulate the election of county commissioners in Lawrence, Blount, Geneva, Cullman and Win-

ston counties.

J. R. Curtis, Chairman.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The president having signed the following bills your signature thereto is requested.

s. 367. To incorporate the Madison Loan and Trust

Company;

s. 248. To amend section 1 of an act entitled an act to regulate the practice and procedure in the circuit court in Talladega county in this state, approved December 13th, 1894;

s. 80. To amend section 4 of an act entitled an act to establish a branch Agricultural Experiment Station and Agricultural School in Southwest Alabama, approved

February 21st, 1893;

s. 102. To amend section 4511 of the code;

s. 295. To amend an act to require all corporations to pay a fee or license for the use of the state, before commencing business in this state, approved February

18th, 1893;

s. 425. To ratify and confirm the charter of the Standard Building and Loan Association of Montgomery, Alabama, The Mutual Benefit Building and Loan Association of Montgomery, and The Home Building and Loan Association of Montgomery, corporations under the general laws of the state, and to authorize them to issue what is known as "paid up" stock, and to lend money on the stock of their members;

s. 430. To fix the right of the city of Mobile to cer-

tain real estate;

s. 485. To change the name of the Sheffield and Tuscumbia Street Railway Company to Sheffield and Tuscumbia Railway Company, and to increase its powers;

s. 452. To authorize the auditor to execute a deed to Amos F. Hoger to the east ½ of northeast quarter of section 16, township 24, range 22, in Tallapoosa county, Alabama, conveying the title of the state in said land to Amos F. Hoffer;

s. 239. To amend section 2348 of the code;

s. 423. For the more efficient government of the district of Opelika, by increasing the number of commissioners from five to seven, one of whom to be president, and one recorder, prescribe the duties of said president and recorder, and authorizing the election of said president, and recorder, and also the election of clerk and chief of police, and other subordinate officers by said board:

s. 154. To regulate the management of state and

county convicts;

s. 334. To amend an act to incorporate the Tuskegee Female College, approved February 22nd, 1854, and an act to amend an act entitled an act to incorporate the Tuskegee Female College, approved March 28th, 1873, so as to prohibit the sale of spirituous, vinous and malt liquors within four miles of the Alabama Conference Female College;

s. 428. To provide a system of water works for the city of Greenville, and to authorize the mayor and city council of Greenville, Alabama, to issue bonds for an amount not exceeding twenty thousand dollars for the

purpose of purchasing a system of water works; s. 403. To provide for the working and improving of

public roads situated in a part of Mobile county;

s. 223. To incorporate the Farmers Mutual Insurance Association of the state of Alabama;

s. 472. To establish a charter for the city of Colum-

biana in Shelby county, Alabama;

s. 308. To limit the time within which the old bonds of the state may be exchanged for the new bonds authorized by the act, approved February 23rd, 1876;

s. 82. To protect fish in Deer River, East Fowl Riv-

er, West Fowl river, Little river, and the tribuiaries of those streams in Mobile county;

s. 200. To incorporate the Hunisville Primitive Bap-

tist Graded and Industrial School;

s. 380. To authorize the mayor and aldermen of Birmingham to issue bonds of said city to fund and retire the outstanding bonded indebtedness of said city;

s. 490. To define train robbing and fix a punishment

therefor;

s. 355. To appropriate a certain portion of the two and three per cent. fund to be paid into the treasury after February 18th, 1895;

s. 376. To confer additional powers on the mayor and aldermen of Birmingham, and to amend the charter

thereof;

s. 325. To amend an act entitled an act, for the relief of needy confederate soldiers and sailors, residents of Alabama, who from wounds or other cause are now unable to earn a livelihood, and for the widows of such who were killed or died in said war and have not since remarried, approved February 13th, 1891.

W. L. CLAY, Secretary.

SIGNING BILLS.

The speaker of the house in the presence of the house immediately after their titles had been publicly read by the clerk signed the bills, whose titles are set out in the foregoing message from the senate and report of committee on enrolled bills.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has concurred in the house amendment

to the senate bill

s. 423. For the more efficient government of the district of Opelika, by increasing the number of commissioners from five to seven, one of whom to be president, and one recorder, and authorizing the election of clerk and chief of police, and other subordinate officers, by said board;

And has amended as therein shown, and as amended

has passed the following house bills:

н. 462. To provide for holding circuit and chancery courts, when the judges or chancellors thereof fail to attend regular terms by a state judge, and to prescribe his powers, duty and pay;

H. 350. To regulate the election of county commissioners in Lawrence, Blount, Geneva, Cullman and

Winton counties:

And has passed the following house bills:

н. 1179. To incorporate the Industrial Insurance

Company of Birmingham;

H. 1225. To amend an act entitled an act for the better suppression of gambling, approved February 26th, 1889, so as to allow pool selling within a place known as the fair grounds in Jefferson county, Alabama;

H. 1171. To authorize the county treasurer of Lamar county, to register against the fine and forfeiture fund of said county a claim of L. S. Metcalf, ex-sheriff, for fees due him for services in county court of said county;

H. 670. To pay W. W. Waite, sheriff of Clarke county, for the removal of George W. White, charged with a felony, from LaFayette, in the state of Louisiana, to Grove Hill in Clarke county, Alabama;

н. 1224. For the relief of the estate of L. J. Hand,

deceased;

н. 215. To authorize Mrs. Josephine S. Mizell, widow of H. H. Mizell deceased, to sell the dwelling house and lot lately belonging to said deceased located

in Haw Ridge, Coffee county, Alabama;

H. 541. To authorize the city of Eufaula to buy, lease, contract for, build, construct, maintain and operate a system of water works and a gas or electric light plant, or gas and electric light plants in said city and vicinity.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has concurred in the house amendments to the senate bills

s. 200. To incorporate the Huntsville Primitive Baptist Graded and Industrial school;

s. 82. To protect fish in Deer river, East Fowl river,

West Fowl river, and the tributaries of those streams in Mobile county;

And has amended as therein shown, and as amend

has passed the following house bill:

H. 890. To define the powers and duties of the board of police commissioners of Birmingham, Alabama, and to regulate the police department of said city and provide for the appointment of such commissioners;

And has passed the bills

H. 722. For the relief of James Coyles Bullock, and change the name of said James Coyles Bullock to James

Covles Barry:

H. 402. To repeal sections 1, 3 and 4 of an act entitled an act, to provide for and regulate the fine and forfeiture fund in the counties of Monroe, Macon, Washington, Jefferson and Randolph, so far as said sections 1, 3 and 4 relate to Washington county;

H. 162. To amend sub-division 4 of section 453 of the

code.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has amended as therein shown, and as

amended has passed the following house bills:

H. 412. To amend the charter of the Southern Associated Press, to ratify and confirm all its acts and doings, and all the acts and doings of its stockholders, subscribers to stock and officers, before and after the issuance of its charter, and to confer on it additional powers, rights and liabilities;

H. 762. To give physicians a lien upon the personal property of any person for the payment of medicines furnished and services rendered to such person or his family not to exceed the sum of ten dollars per year and to

provide for the enforcement of such lien;

And has passed the following house bills:

H. 588. To amend certain sections of the charter of the town of Oxford and to give said town of Oxford

power to issue bonds;

н. 1153. To confirm the incorporation of the Birmingham Dental College and to enlarge the powers of said college;

H. 761. To incorporate the Ozark Cotton Mill Company;

н. 223. To incorporate the Coosa Iron and Railroad

Company;

H. 596. To regulate the trial of certain misdemeanors committed in Russell county;

H. 781. To establish Pleasant Hill district in Jefferson county, Alabama;

And has passed the following house bills:

H. 365. To authorize suits to be brought against re-

ceivers without the previous leave of the court;

H. 951. To increase the number of aldermen in the town of New Decatur, in the county of Morgan, to eight; and to authorize the corporate authorities to fix within prescribed limits, the future terms of office of the aldermen of said town;

H. 682. To authorize the board of mayor and aldermen of the town of Dothan to issue and negotiate bonds of said town to an amount not exceeding twenty thousand dollars for the establishing and maintaining water works, fire department, improving the streets of said town and for paying off the indebtedness of the town;

H. 830. To authorize the commissioners court of Cherokee, Etowah and DeKalb counties, to levy a tax for working the public roads of said counties and to let

out said roads by contract;

н. 941. To incorporate the "Olivet Club;"

H. 197. To provide for exemptions from administration, in favor of the minor child or children, of certain property on the death of their mother, and to provide for the setting apart thereof;

H. 739. To provide more efficient means of collecting

solicitor's fees in this state.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The house concurred in the senate amendments to the following house bills whose titles are set forth in the foregoing message from the senate:

н. 462.

Yeas 43, nays 9.

Yeas:

Messrs. Banks, Bellinger, Boykin, Brown of Conecul, Cole, Cook of Talladega, Dale, Davis, Ellis, Fleming, Fletcher, Forman, Fuller, Fulton, Gewin, Gibbons, Grant, Jackson, John, Kyle, Lipscomb, Manning, Maples, Mastin, Mayfield, Mahan, Ott, Perry, Roach, Rogers, Rowe, Savage, Screws, Seale, Smith of Autauga, Smith of Butler, Smith of Greene, Smith of Mobile, Taylor, Turner, Ward, Williams of Bullock, Williams of Henry—43.

Navs:

Messrs. Speaker, Brown of Russell, Calhoun, Camp, Deans, Ewing, Graham, Routon, Scarborough—9.

н. 350.

Yeas 60, nays 0.

 ${
m Yeas}:$

Messrs. Speaker, Banks, Barron, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Calhoun, Cameron, Cole, Cook of Talladega, Cook of Wilcox, Curtis, Dale, Davis, Deans, Ewing, Fleming, Fletcher, Forman, Franklin, Fuller, Fulton, Gains, Gewin, Gibbons, Graham, Grant, Hearn, Jackson, Jinks, John, Kelly, Kyle, Lipscomb, Maples, Mayfield, Meadows, Mahan, Mixon, McClusky, McCorvey, McQueen, Ott, Prowell, Reaves, Roach, Robbins, Robinson, Rowe, Sanford, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Mobile, Tuck, Ward, Williams of Henry—60.

н. 890.

Yeas 54, nays 0.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Boykin, Brown of Conecul, Brown of Russell, Burks, Calhoun, Cameron, Cook of Talladega, Curtis, Dale, Davis, Deans, Ewing, Fleming, Fletcher, Ford, Franklin, Fuller, Fulton, Graham, Grant, Graves, Jackson, John, Kennedy, Kyle, Langley, Lipscomb, Manning, Maples, Mastin, Mayfield, Mahan, McQueen, Perry, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Sanford, Scarborough, Screws, Smith of Autauga, Smith of Butler, Smith of Mobile, Wheeless, Williams of Bullock, Williams of Henry—54.

н. 412.

Yeas 51, nays 1.

Yeas:

Messrs. Speaker, Banks; Beasley, Beeson, Bellinger,

Boykin, Brown of Conecuh, Brown of Russell, Burks, Cameron, Cook of Talladega, Dale, Davis, Deans, Ewing, Fielding, Fleming, Fletcher, Franklin, Fuller, Fulton, Gains, Graham, Grant, Graves, Harris, John, Kyle, Lipscomb, Maples, Mastin, Mayfield, Mahan, Mixon, McQueen, Ott, Perry, Prowell, Rand, Reaves, Roach, Robbins, Robinson, Rogers, Rowe, Scarborough, Screws, Smith of Autauga, Taylor, Ward, Willett, Williams of Henry—51.

Nay:

Mr. Kelly.

н. 762.

Yeas 53, nays 1.

Yeas:

Messrs. Speaker, Banks, Beasley, Beeson, Bellinger, Boykin, Brown of Conecuh, Brown of Russell, Cameron, Cook of Talladega, Dale, Davis, Deans, Ellis, Ewing, Fleming, Fletcher, Forman, Franklin, Fulton, Gewin, Gibbons, Graham, Grant, Graves, Kelly, Kennedy, Killebrew, Kyle, Langley, Lipscomb, Maples, Mayfield, Mahan, McQueen, Ott, Perry, Prowell, Roach, Robbins, Robinson, Rogers, Rowe, Routon, Savage, Scarborough, Smith of Autauga, Smith of Greene, Summers, Ward, Willett, Williams of Bullock, Williams of Henry—53.

Nay:

Mr. Mastin—1.

PROTESTS BY MR. JOHN.

Mr. Speaker:

Under the provisions of the act to regulate the management of state and county convicts, passed at the present session of the general assembly of Alabama, the state is again committed to the lease system with all its inherent evils.

Against this action I do solemnly protest:

For the lease system is founded on the idea of revenue only—revenue of costs to the officers of court which has been the efficient cause of multiplying convicts threefold in ten years, while the population only increased twenty two per cent; revenue to the hirer, whose only thought by day and by night, is: "How much money can I coin out of the sweat and life-blood of the convicts, at the least cost to me?"

For the lease system means to perpetuate the working of convicts in mines, wherein they cannot be prevented from committing sodomy at will, and whereby they are nearly all made more debased brutes than ever, to be turned loose upon a small part of the people, in a concentrated mass, thus threatening the overthrow of Christian civilization.

For that act was designed to continue in power the present inefficient administration of the convict system, by which tens of thousands of dollars have been diverted from the state into the coffers of the lessee.

For that every democrat who voted for that act, violated his party's most solemn pledge, twice made, to reform the convict system and take them out of the mines.

For that the whole system is a shame to any Christian state, and cannot be too soon blotted out forever.

Respectfully submitted, to be spread on the journal.

Sam Will John.

Mr. Speaker:

The most important duty that this general assembly had to perform, was to provide the ways and means to carry on the state government, that it might administer justice, execute the laws and protect the liberties of the people.

Immediately upon the meeting of the general assembly, we were officially informed by the Governor of the great financial embarrassment of the State, and of the pressing necessity for speedy action and certain relief, in a message that is remarkable for its simple, plain statements, yet so forcible that he who runs may read.

This condition was and is, simply that the state is well nigh bankrupt. This did not come from wasteful expenditures nor from extravagant appropriations, nor from dishonest officials, but it was all the direct, immediate result of a great and rapid contraction of the currency, and of turning over the treasury, the financial policy and laws of the federal government to the unbridled lust for unlawful gain of the bankers, whereby, in a few months, business was paralyzed, enterprise killed and labor unrewarded, and many of our people reduced to beggary and want and the revenue of the state below the sum justly required for its support.

Recognizing the necessity for prompt, intelligent action, and that large amounts of the most valuable properties in the state, had altogether escaped taxation or been grossly undervalued, the finance committee of the senate early in the session framed extended amendments to the laws regulating the assessment of taxes, or that part of the laws on the general subject of taxation, popularly called the "machinery" of the revenue law. This was submitted to a joint committee of the general assembly, during recess, which assigned to me the duty of preparing amendments of the statutes defining the These were prepared in the light subjects of taxation. of the most recent decisions of the supreme courts, state and federal, and approved by the joint committee and incorporated in a general bill, which was introduced in this house by the representative from Calhoun county (Mr. Kelly), and referred to the committee on ways and means. Had it been enacted it would have relieved the state in a year. This measure met unrelenting opposition and wilful misrepresentation before the committee, and in a few days, or rather nights, a powerful lobby of bankers and money lenders assembled from all quarters, and by fair means and foul opposed the reporting of the bill to this house, and held it in committee till only eight or nine legislative days remained for its consideration in the two houses.

Upon its being reported to the house, a bitter, factional fight was made against it; fillibustering and motions for delay were freely and constantly resorted to, till late in the day of the 47th legislative day when, for the fifth time, a determined effort was made to defeat the bill, which failed, whereupon the friends of the measure demanded the previous question, and on the passage of the bill, every opponent of the Democratic party in the house, with the single exception of the representative from Chilton county, and the champions of the moneyed interests and tax-skulkers, defeated the bill.

In this dire extremity the speaker, by almost superhuman efforts and personal appeals, obtained a reconsideration of the vote and secured a reference of the bill to a special committee of three friends of the bill and three opponents—this was all that could be done.

This committee in order to secure any increase what-

ever in the revenue for the state, was forced to strike out the provisions of the bill which, if enacted, would have required corporate capital, for the first time, to bear some ;art of the public burden, and would also have made the money lenders who enjoy the protection of the government and courts, bear some small part of the cost of maintaining the government.

They also were forced to allow a tax-payer to deduct the amount of his indebtedness from the amount of solvent credits owned by him, and return only the excess for taxation for the year 1895—a special privilege, favor, shown to no other class, thus opening wide the door for frauds and perjuries and the escape of millions

of property from taxation.

They were forced to submit to have the section of the bill repealing §1128 of the code, stricken out. This section has for many years been a blot on our statute book. It has enabled the persons operating railroads in this state, to claim that they paid the salaries and expenses of the railroad commission, and therefore the legislature should not reduce said salaries, and it also gave them a cover to protect them from paying an excise tax, which nearly every state levies. It has for years, ever since Commissioners Bragg, Crook and Ball made such plain recommendations for legislation, looking to the protection of the people from the unjust discriminations and hard extortions, by persons operating railroads, been held as a rod of terror over the legislature and commissioners, to effectually exempt the railroads from just, fair control by the state.

They were also forced to allow shareholders in banks, to deduct from the just value of their shares, the assessed value of the real property of the bank, thus allowing a class of persons to deduct from the value of their property the value of another's property—an undue advantage, wholly inexcusable and not allowed any other class of our people; and of which our supreme court has said:

"To hold that a shareholder in a national bank is en"titled to have his assessment reduced, because some
"part of the capital stock is invested in property, and
"taxed as such, would be to accord to him a double dis"count, while no other tax-payer is favored so much."
In addition, they have required that the shares be

assessed to the bank, which does not and cannot own them, for the sole purpose of enabling the bank to fight off taxation, in a manner that an honest man cannot do.

For those reasons, and many others that can easily be given, I do most earnestly and solemnly protest against such unjust, unconstitutional action, and this utter disregard of the rights of the people, whereby the single tax system, in its most odious and unjust form, is fastened upon individuals owning small amounts of real property.

SAM'L WILL JOHN.

Mr. Davis moved to strike from the journal the pro-

test of Mr. John in reference to the revenue bill.

Mr. Davis' motion was lost.

Yes 22, nays 45.

Yeas:

Messrs. Speaker, Beasley, Camp, Curtis, Davis, Fletcher, Gain8, Gibbons, Graham, Kelly, Kennedy, Knight, Kyle, Mayfield, Ott, Robinson, Sanford, Scarborough Screws, Smith of Butler, Willett—22.

Nays:

Messrs. Banks, Beeson, Bellinger, Boykin, Brown of Conccuh, Brown of Russell, Burks, Cameron, Cole, Dcans, Ellis, Ewing, Fleming, Forman, Franklin, Fulton, Gewin, Graves, Harris, Hill, Jackson, Jinks, Lipscomb, Manning, Maples, Mastin, Mahan, Mills, McCorvey, O'Brien, Perry, Prowell, Reaves, Roach, Rogers, Rowton, Savage, Smith of Greene, Smith of Mobile, Taylor, Ward, Wheeless, Williams of Bullock, Williams of Henry—45.

Mr. Kelly offered the following resolution:

Resolved, That this house receive the protest of the gentleman from Jefferson, in obedience to the constitution, but it denies the correctness or the justice of the same.

Mr. Hill offered the following as a substitute:

Whereas, It has been urged by a prior resolution, introduced by the gentleman from Jefferson, that members of this house have been induced by unworthy motives to cast their vote against a measure, and whereas such is not the fact.

Therefore be it resolved, That this house does hereby repel and repudiate the statements in said resolution

contained,

And Mr. Hill's substitute was adopted.

Mr. O'Brien offered the following resolution, which

was adopted:

Whereas, it is a time honored custom at the close of the session of the general assembly for the members thereof to give expression of their feelings toward the officers with whom they have been officially connected; and, whereas, such expressions have usually been directed by the spirit of courtesy in the utterances of approval and thanks; and,

Whereas, it is the undivided opinion of this house that we have been unprecedentedly felicitated in the selection of our officers at this session, therefore be it

Resolved, by the house of representatives, That we do tender our most sincere thanks to the Hon. Thomas H. Clark, speaker of this house, for the able and considerate manner characterizing his discharge of the duties of that responsible and difficult position in a manner that has promoted throughout the success of business, the maintenance of order and the pleasurable feeling of its members; that each and every member of this house will return to their homes fully and durably photographed in memory with his exalted intellectual and moral worth, and with a glow of pride that Alabama is blessed with one who, in being honored, but honors his state. Be it further

Resolved, That the clerk, Mr. Massey Wilson, needs no expression from us to assure him that he has our heartfelt thanks for his unvarying kindness, fidelity and courtesy in the official discharge of the duties constantly devolving upon him, and that in the future journey of life we will have lived long and passed into the deeper shades of the sunset side of the hill thereof, 'ere we fail to remember, if ever, our good and amiable clerk, his genial face beaming with integrity and unaffected sincerity. Be it further

Resolved, That the thanks of this house are also due and are hereby tendered to Mr. John Proctor, our able assistant clerk, Mr. Val Taylor, our efficient and courteous engrossing clerk, and other officers and servants

thereof.

Resolved, That these resolutions be spread upon the minutes and copies thereof be furnished the papers of the city.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The senate has adopted a joint resolution herewith sent, raising a joint committee consisting of one on the part of the senate and two on the part of the house, to wait on the governor and ascertain if he has any further communication to transmit to the general assembly. Committee on part of senate: Mr. Samford.

W. L. CLAY, Secretary.

SENATE MESSAGE.

The house concurred in the resolution set out in the foregoing message from the senate and the speaker appointed on the committee Messrs. McQueen and Wood,

And on motion of Mr. Fletcher the house adjourned sine die.

INDEX.

Prepared by MASSEY WILSON, Clerk of the House.

ABUSIVE LANGUAGE-

Competent testimony in. See evidence.

ABBEVILLE, TOWN OF-

To amend incorporation. See incorporations.

ACTS AMENDED-

Convict system, to create, H. 14. 63.

Partition proceedings, publication against defendants, H. 30. 65, 122, 156, 437, 449.

Elections, to further regulate, section 11, H. 44. 66.

Do. н. 628. 423, 842.

Do. Section 28, H. 649. 453.

Do. Section 13, H. 650. 453.

Do. Section 6, H. 651. 453.

Do. Section 5, H. 652. 453.

Do. Section 3, H. 653. 453.

Do. Sections 5, 35, 36, 49, s. 459. 887, 939, 1004, 1004.

Do. Certain sections, H. 194. 120.

Corporations, frauds by directors, to prevent, н. 112. 90, 136, 210, 396, 401.

Do. s. 88. 311, 323.

Jurors, in the several counties, to secure competent, H. 152. 112, 341.

ACTS AMENDED—(Continued.

Cotton and woolen factories, to encourage building, H. 234. 132.

Corporations, authorizing to alter charters, н. 235. 132, 202, 635, 824.

Insurance companies, \$100,000 capital, н. 244. 133.

Pharmacy, to regulate practice, &c., H. 246. 133, 170, 406, 895.

Inspector of mines, to create office, H. 271. 147, 222, 650, 1037, 1053, 1090.

Real estate, to compel determination of claims to, н. 120. 91, 151, 332.

Do. s. 251. 784, 795.

Governor, authorizing to re-convey to U. S. certain lands, H. 326. 169, 340, 577, 973.

Corporations, requiring to pay license, н. 366. 186, 222, 767.

Do. s. 295. 827, 885, 1069, 1091.

Married women, relieving of non-age, н. 270. 147, 233, 630, 1080.

Stock of corporations, to authorize increase, π . 453. 245, 321.

Do. s. 131. 546, 711, 766, 829.

Confederate soldiers, &c., for relief of, н. 476. 267, 458.

. Do. н. 878. 588.

Do. s. 325. 828, 912, 1076, 1093.

Do. Authorizing commissioners court to aid, s. 207. 546, 902.

County superintendents of education, to elect, H. 371. 199, 271, 825.

Dogs, for the protection of, s. 68. 311, 378, 414, 421

Public printing, to provide for, s. 119. 311, 322, 498, 514, 519.

Oysters, to regulate taking of, s. 125. 379, 445, 457, 513.

Do. H. 713, 530, 592, 684, 1087.

Agricultural school at Albertville, &c., н. 533. 318, 748, 876.

Agricultural school in southwest Alabama, s. 80. 754, 812, 1069, 1091.

ACTS AMENDED—(Continued.

Insurance companies, to regulate taxation of, H. 515. 283, 321, 614, 622, 890.

Do. s. 180. 430, 483, 615, 622.

Mechanics' liens, to provide for, s. 13. 387, 483.

Street railways, electric light or gas company, consolidation of, H. 714. 530, 645.

Quarantine, to establish, H. 726. 531, 644, 682.

Do. s. 371. 982, 1017.

Solicitors, pay of, to fix, H. 910. 605.

Elections, contest law, H. 981. 630.

Judgments, to provide for record of, H. 1036. 665, 792.

Do. н. 1121. 720.

Industrial school for girls, to repeal section 12, s. 212. 688.

ACTS REPEALED—

Women and children, to prevent working more than eight hours in manufacturing business, н. 65. 71 I37, 648.

Do. s. 251. 203, 246, 275, 284.

Hotel keepers, for protection of H. 222, 130, 248. Agricultural experiment station, to establish in cape brake, H. 599. 377.

Do. to establish at certain places, H. 602. 377.

Do. н. 603. 377.

Do. н. 604. 377.

Geological survey, to revive and complete, н. 620. 422

Exemptions, title to vested in widow and minors, H. 656. 454.

ADJOURNMENT—

For recess, time of, 242, 279, 339, 359, 363, 510. Final time of, 910, 990 See also joint resolutions.

ADVERSE POSSESSION-

Grantee of property so held may sue in his own name, s. 186. 457, 59.

AFTEN-

Agricultural school at, H. 1068. 668, 710.

AGRICULTURAL AND MECHANICAL COLLEGE—
To incorporate alumni, see incorporations.

AGRICULTURAL SCHOOL-

To establish at cerțain places, н. 2079. 694. 842, 896.

Do. to amend, see acts amended.

Do. see Hamilton.

ALIENS-

Holding of lands by, to regulate, see lands.

ALABAMA-

Baptist colored normal and theological school, to amend, see incorporations.

ALABAMA-

State mutual assurance company, to incorporate. See incorporations.

Mutual fire insurance company, to incorporate. See incorporations.

Penny saving and loan company. See incorporations.

Institute for deaf, to change name of, н. 567. 360, 399.

State troops. See state troops.

Conference female college, to amend incorporation. See incorporations.

Reports, digest, of state subscription. See digest.

ALBERTVILLE—

To amend charter. See incorporations. Agricultural school, to amend. See acts amended.

ALCO-

Repealing act repealing incorporation, н. 767. 628, 673.

Seperate school district, to repeal act, н. 368. 628, 749.

APPEALS-

To allow, by one or more parties, H. 198. 121, 669.

To limit to supreme court, H. 396. 220.

APPROPRIATIONS—

For feeding prisoners, H. 241 133, 188, 345, 409, 419.

General, H. 290. 149, 221, 277, 380, 395, 402, 410, 431, 473.

J. R. Stegall, for boarding witnesses in Tally case, н. 292. 150, 188, 126, 820, 850.

For Richard Walker, for legal services for same, H. 293. 150, 188, 301, 430, 450.

To pay rewards for absconding felons, н. 380. 200, 259, 817; 990.

Encampments for 1895-6, expenses for, н. 470. 257, 458, 757, 889.

Do. н. 936. 607.

Session of 1892-3, to pay expenses of, H. 485. 269, 325, 576, 756.

Interest on loan, to pay, s. 118. 274, 322. Mine inspector, for expenses of, H. 550. 337.

Acts &c., expenses of distributing to cover deficiency, H. 560. 338, 458.

Insurance companies, to refund tax improperly paid, H. 661. 454, 811.

Do. s. 457. 929, 977.

Articles for general assembly, to pay for, H. 1199. 841, 902, 931, 1079, 1087.

Chancellor northern division, judges and solicitors 12th and 13th circuits, salaries, н. 1205. 864, 940, 1080.

Judge of 13th circuit and solicitor, н. 1216. 900, 920.

ANNISTON-

City court of, to amend act as to, H. 407. 229, 669.

Justices in beat, jurisdiction of, H. 434. 232, 322 416, 891.

ANNISTON—(Continued.

Hose company, to incorporate. See incorporations.

Separate school district, to amend, н. 749. 534, 696.

Do. s. 250. 675,764, 1028, 1059. Charter, to establish new. See incorporations. Water supply company, H. 441. 244.

ANIMALS-

To provide for humane killing of maimed, н. 236. 132.

To prevent abandonment of maimed, &c., H. 237. 132, 202, 635.

ANTHONY, SUSA, B .-

Tendering use of hall. See resolutions.

ANDALUSIA-

Prohibition at, H. 994. 640, 698, 836, 1018. High school, to incorporate. See incorporations.

ARSON-

To fix degree, &c., н. 66. 71. Threat to commit, to punish, to commuicate, н. 496. 281, 544.

ASSIGNMENTS-

To regulat the administration of, H. 29. 65, 798. Deeds of, to be recorded, H. 126. 91, 246, 1056.

ASHVILLE-

To amend incorporation. See incorporations.

ASSIGNEE-

Venue of suits against, s. 240. 530, 734.

ATTALLA-

To authorize to issue bonds, н. 151. 112, 122, 157, 273.

To incorporate normal college at. See incorporations.

ATTACHMENT—

To provide for equal distribution of proceeds of sale made, H. 125. 91.

ATHLETIC CLUB-

Additional powers upon, H. 732. 532.

AUTAUGA MFG. CO.-

To incorporate, see incorporations. DeBardelaben; Wassen L. for relief of, н. 1013. 642.

AUTAUGA CO.

Ü. S. Surveys in, to perpetuate, н. 896. 604, 697, 717, 1080.

AUDITOR—

To draw warrants for such amounts as desired, s. 110. 367.

Report of office, 484.

Clerks in, to provide for additional, s. 332. 754, 903, 1026, 1059.

Salary of, to fix, s. 397. 808, 903.

AVONDALE-

To amend act establishing charter; see incorporations.

Public schools, tax for, H. 1215. 884, 902, 966.

BATCHELOR, Wm. B., OF ELMORE CO.-

Minors of, to relieve of non-age. See Elmore County.

BALDWIN COUNTY-

To repeal act regulating election county commissioners, see Bullock County.

Repealing to abolish office of tax collector, H. 207, 129, 187, 557, 757.

Moore, T. S. for relief, s. 330. 754, 795, 993, 1022.

Slaughter, W. H. & H. W., for relief, H. 1184. 789, 902.

BANKING-

General system to essablish, н. 545. 338. Savings banks, to regulate, н. 1108. 707, 843.

BARBOUR COUNTY—

To prevent tying stock on public roads, н. 173. 117, 152, 386, 547, 550.

For the preservation of birds in, H. 387. 219, 247, 682, 999, 1019.

Bonds, to authorize to issue, н. 543. 336, 365, 440, 1060, 1088.

Louisville, sale of liquors in, to regulate license, H. 544. 336, 425, 618, 990.

Fine and forfeiture fund of, to regulate, н. 545. 337, 458, 595, 772, 797.

Willis, Jas. J. S. Tax collector, for relief of, s. 46. 400, 457, 503, 652, 742.

Lands, listing by tax assessor, н. 539. 336, 483. Dogs, to regulate keeping, н. 897, 604, 673, 896. Circuit court, time of holding, н. 954, 626, 672. Board of revenue, to establish н. 1031, 664, 763, 914, 1056.

Do. s. 471, 919, 937.

Muishem, Nathan, heirs of, patent to, н. 1112. 707.

Justice in, may sentence for costs, н. 1120, 730. Witness fees in, s. 424. 918, 939.

BAILEY SPRINGS UNIVERSITY—

To incorporate. See incorporations.

BAKER, JNO. A. AND SURETIES-

For relief. See Jefferson county.

BESSEMER, CITY OF—

To authorize issuance of bonds, н. 20. 64, 115, 125, 197, 204.

To amend charter. See incorporations.

To confer on mayor jurisdiction of j. p., н. 73. 72, 151, 406, 506, 550.

Building and loan association, to confirm charter. See incorporations.

Land and Improvement Co. See incorporations.

BEDSOLE, E. F.—

For relief, H. 1160. 762.

BECK, M. F.-

See Lee county.

BILLS OF EXCEPTION-

Signing of. See pleading and practice.

BIRMINGHAM, T. C.—

Claim of certain lands, 107, 228.

BIENVILLE WATER SUPPLY CO.—

Amending incorporation. See incorporations.

BIRMINGHAM, CITY OF-

To define corporate limits, н. 189. 119, 379, 436, 726, 774.

Board of education of, to amend act creating, н. 482, 268, 696, 847, 1019.

Jno. H. Oldham and Geo. H. Bodeker, to require to pay, н. 511. 282, 340, 467, 774.

Charter, to amend. See incorporations.

Inferior court, to establish, H. 689. 526, 593, 700, 868, 898.

Bonds, mayor and aldermen to issue, н. 888. 589.

Do. н. 1065. 668.

Police commissioners, powers and duties, H. 890. 590, 960, 1090, 1095.

Corporate limits, to exclude certain territory, H. 987, 630.

Fire protection, may maintain, H. 1061, 667.

Do. s. 379. 828.

Sale of real estate for taxes, to regulate, H. 1062.

Do. s. 378. 807, 1017.

Mayor and Aldermen, to confer additional powers on H. 1063, 668.

Do. s. 376. 807, 811, 1070, 1093.

Burial lots, to authorize sale of, H. 1122. 731.

BIRMINGHAM, CITY OF-(Continued.

Bonds, to issue, s. 380. 754, 885, 1069, 1093. Inferior court, election of judge, 1013.

- BIRMINGHAM TRUST AND SAVINGS CO.—
 Powers of. H. 1143. 747, 884, 955, 1089.
- BIRMINGHAM DENTAL COLLEGE—

 To confirm incorporation. See incorporations.
- BIRMINGHAM MEDICAL COLLEGE—

 To confirm incorporation. See incorporations.
- BIRMINGHAM, MOBILE AND NAVY-COVE HARBOR R. R. CO.—

Extending time for construction of harbor and railroad. See incorporations.

BIBB COUNTY—

To require fines of to be paid in money, н. 4. 62, 124, 141.

To repeal act regulating misdemeanors in, н. 3. 62, 139, 328.

To amend same, s. 31. 164, 323, 393, 429, 443.

To regulate election of county commissioners, s. 30. 154, 223, 400, 594, 614, 652, 726, 742, 743.

Election of county superintendents, to repeal as to, s. 29. 228, 259.

Judge county court of, to fix compensation. H. 561. 359.

Waters of, to prevent explosion of dynamite in, H. 618. 421, 545, 617, 736.

Justice of peace in, to enlarge jurisdiction of, H. 637. 424

Fourth circuit, added to, &c., see Lowndes county. Labor agents, to license. See Jefferson county.

BLACKMAIL-

Declaring certain acts to be, H. 631. See joint resolution.

Defining, H. 805. 542, 671, 765, 1080.

BLOUNT COUNTY-

Prohibition in Cleveland school district, н. 174. 118, 138, 263, 418, 430.

Election of county commissioners. See Lawrence county.

Oneonta, high school of, to increase powers, H. 583. 375.

County court of, clerk for, H. 584. 375.

Summit school district, to create, H. 826. 583, 749.

Walker boundary line, н. 948. 609, 698, 837, 1055.

Roads, overseers and apportioners of serve after expiration of term, H. 955, 627, 886.

Solicitor may appoint two deputies for, H. 990. 639, 792.

Lands held adverse in, to perfect title, s: 167.

Labor agents, to license. See Jefferson county.

HUNTSVILLE-

To amend incorporation, s. 181: 602.

BLACK WARRIOR COAL, IRON, STEEL AND NAVIGATION CO.—

To amend incorporation. See incorporations.

BLOUNT SPRINGS COLLEGE-

To incorporate. See incorporations.

BRIDGEPORT, CITY OF-

To regulate sale of liquor. See Jackson county. To amend act to establish city court, ft. 116. 90, 669, 710, 986, 1055.

charter, to amend. See incorporations..

BREWTON, TOWN OF-

Authorizing to issue bonds, н. 217. 130, 322, 619, 735.

Separate school district in, to create, н. 765. 537, 592, 618, 772, 799.

BRANTLEY, TOWN OF-

To incorporate. See incorporations.

BRISTOW, MARTHA ANN, AND CHILDREN, OF CRENSHAW COUNTY—

To change name. See Crenshaw county.

BRADLEY FERTILIZER CO .-

For relief of, H. 1187. 799, 866.

BROWN, GRANDISON-

To relieve of non-age, н. 1214. 884, 902.

BONDED DEBTS, ELECTIONS ON-

For municipalities, H. 507. 282.

BODEKER, GEO. H.—

For relief: See Birmingham.

BOYKIN, CYRUS, OF WASHINGTON CO.—

For relief: See Washington county.

BONDS, EXCHANGE OF-

Limiting time, H. 818. 543, 611.

Exchange of certain. See joint resolutions.

The several counties may issue, н. 1048. 666, 710, 939.

Undertaking, sureties, &c., as to guarantor.

BULLOCK COUNTY-

To repeal section 4 of act regulating elections of county commissioners of Pike, Bullock, Washington, Balwin, Butler, Choctaw, Fayette, Shelby, DeKalb and Pickens counties, н. 5. 62, 124, 141, 197, 204, 217, 283, 380, 431, 449.

To repeal act to regulate trial of misdemeanors in, H. 53. 69, 136, 205.

Game law, H. 104. 89, 135, 190, 396, 401.

To prevent laborers violating contract, н. 175. 118, 153, 372.

BULLOCK COUNTY—(Continued.

As to duty of tax collectors, and repealing certain section, s. 75. 165, 202, 499, 513.

Amending stock law, н. 294. 165, 187, 443, 890. Public roads in, for improvement, н. 439. 244, 284, 415, 506, 594.

Section 1420 of code, to amend, H. 582. 362.

Criminal docket, time of taking up, н. 751. 535, 670, 687, 824.

Section 4197 4232 of code, to apply to, н. 940. 608, 672, 718.

Prohibition in beat 8, н. 1093. 705, 763, 878.

Fine and forfeiture fund, to regulate, s. 473. 947.

Justice of the peace, for relief of. See Greene county.

BUTLER COUNTY—

To repeal act regulating elections of county commissioners. See Bullock county.

To require circuit clerk to act as county clerk, н. 54. 70,151, 344.

Board of revenue for, to establish, H. 475. 257.

BUTLER COUNTY—

Doheimer, Eva, to relieve of non-age, H. 753. 535, 842.

Fine and forfeiture fund of, to regulate, н. 753. 535, 811.

Do. s. 473. 947, 978, 1031, 1058.

Stock law, to amend, H. 1032, 664, 750, 803, 1018.

Do. H. 1071. 693, 750, 970, 1081.

Code, section 750, to amend. See Covington county.

BURGIN, JEFFERSON D., OF PICKENS COUNTY— For relief. See Pickens county.

BULLOCK, JAMES COYLES-

For relief, H. 722. 531, 696, 804, 1090.

BUTTER, IMITATION OF—

To regulate sale, H. 1016 642. 698. Do. s. 362. 918, 921, 1029, 1059.

CALHOUN COUNTY-

As to election of county commissioners, H. 56. 70,124,177,519,550,626,639,660,675,690,869,890.

To repeal garnishment law. See Dallas county. Trial of misdemeaners in, to regulate, н. 408. 229.

1 - 1

Whiteside, Worth, to relieve of, non-age, н. 440. 244, 324, 508, 891.

Nance, Mary A., vesting titles to certain lands in, H. 742. 533, 670, 975, 1080.

Hanna, W. F., for relief of, H. 747. 533.

Stock law, H. 755. 536, 790.

Do. s. 373. 908, 921, 1027, 1082.

Prohibition, amending act, н. 946. 609, 672, 782. County site, election to locate, н. 1193. 841, 886, 915, 1019.

CARBON HILL-

To amend charter. See incorporations.

CALERA-

To amend charter. See incorporations.

CAMP, J. P.-

See Cherokee county.

CAPITAL ...

To encourage investment of, н. 527. 317, 364.

CAMP HILL, TOWN OF-

To incorporate. See incorporations.

CASTELLOW, B. J.—

For relief of, H. 767. 537.

CAPITOL-

Watchmen for, to regulate pay, н. 992. 639. Servants for, to regulate hire of, н. 991. 639. Roof, governor to repair. See resolutions. To make repairs on, н. 856. 586. Do. н. 949. 609, 632, 686, 905, 910. To heat. See joint resolutions.

CALHOUN, R. N., OF CONECUH COUNTY—

For relief. See Conecuh county.

CARROLTON-

Amending charter. See incorporations.

CHOCTAW COUNTY—

To repeal act regulating election of county commissioners. See Bullock county.

To amend act to elect county superintendent, н. 262, 146, 399.

To require clerk to make index, s. 5. 164, 234, 500, 513.

Appointment of township trustees of, н. 247. 166.

Fine and forfeiture fund. See Marshall county. Practice in circuit court, to repeal act as to, s. 109. 274, 323.

Jurors, to regulate drawing, &c., s. 209. 465, 699.

Hone, Tony, for relief, н. 844. 584. Section 954 of code, to amend as to, н. 989. 631

CHEROKEE COUNTY-

Taff school district in, н. 295. 165, 260, 390, 505, 550.

Fine and forfeiture fund, н. 369. 199, 234, 508, 890.

Bridge over Coosa River, election on, н. 668. 524, 748, 910, 1088.

Roads, to levy tax for, н. 830. 583, 644, 679, 1090.

Separate school district in, н. 899. 604, 749.

CHEROKEE COUNTY—(Continued.

Practice in, to regulate, H. 1033. 664, 733. Public school books, board, H. 1106. 707, 763. Stock law, to amend, H. 1107. 707, 813, 958. Section 3878, s. 222. 725, 813. Camp, J. P., for relief, H. 1200. 841, 939.

CHANCERY PRACTICE—

To amend rule 52. See code 3471.

To regulate proceedings in bills of discevery. See pleading and practice.

CHILTON COUNTY-

To incorporate university school at Clanton. See incorporations.

To record justice's judgments, н. 212. 129. To perpetuate survey in, н. 261. 146, 345, 611. Repealing game law, н. 296. 165, 187, 551, 735. U. S. Surveys in, to perpetuate. See Autauga county.

Court of county, revenue for, H. 346. 184, 425. Popwell, John, deceased, for relief of heirs of, H. 390. 219.

Gregg, Henry T., for relief of, H. 669. 524.

CHILDERSBURG-

To amend in corporation of. See incorporations.

CHAMBERS COUNTY—

Election of superintendent of education, н. 176. 118.

Time of holding chancery court. See Randolph county.

Agricultural school at Five Points, to establish, н. 1094. 705, 866.

CHASTANG, P. W.-

For relief of. H. 386. 201, 325, 597, 990.

CHATTAHOOCHEE BREWING COMPANY—

To confirm charter. See incorporations.

CHARGES IN WRITING-

To regulate exceptions to, н. 87. 74, 136, 209, 437, 450.

Do. s. 55. 154, 234.

General, to prohibit giving. See pleading and practice.

CHANCERY-

Northern division, to create, H. 626. 422, 593, 797, 887, 903, 951.

Time of holding court in, H. 1211. 865, 884, 941, 1056.

Sworn answers, when, and effect of. See pleading and practice.

16th district, northwest division, register's authority, H. 1060. 667, 733.

CHARLTON—

To incorporate. See incorporations.

CHILDREN-

Lives of, to better protect, H. 952. 610, 886.

CITIZENS HOSE COMPANY—

To incorporate. See incorporations.

CITRONELLE-

Prohibition in, to amend, H. 788. 539, 610.

CLARKE COUNTY-

Game law, H. 7. 62, 124, 142, 197, 204.

Section 991 of code, to amend as to, H. 8. 62, 123, 143, 197, 204.

Indigent poor, to amend act as to. н. 61. 70, 124, 178, 272.

Section 997 of code, to amend as to, H. 11. 63, 123, 160, 212, 216.

School trustees, to exempt from road duty, H. 177. 118, 170, 406.

Fine and forfeiture fund, n. 178. 118, 138, 309, 450, 465.

CLARKE COUNTY—(Continued.

Do. H. 993. 640, 698, 915.

County court judge, fees of, н. 334. 182, 321, 411, 505, 516.

Practice, repealing act to regulate, H. 335. 182. County court clerk, to provide for, H. 336. 182,

271, 598, 848.

County court, trials by jury in, н. 337. 183, 271, 354, 451, 465.

Misdemeanors in, to repeal act as to, н. 338. 183, 379, 683, 848.

Election of county superintendent of education, H. 371. 199, 271, 825.

Apportionment of school fund, to amend, H. 370, 199, 241, 285, 405, 922, 935.

Waite, W. W., sheriff, etc., for relief of, н. 670. 524, 669, 780, 1089.

Agricultural experiment station and agricultural school, to establish branch, at Jackson, H. 942. 608, 749, 878.

CLEBURNE COUNTY-

Garnishment law, to repeal, н. 110. 90. State witnesses, compensation, н. 255. 135, 222, 512.

Public schools in, H. 265. 146, 712.

Stock law, election on, s. 21. 580, 614, 1033, 1082.

Prohibition, to repeal as to Fruithurst, H. 1113.

at y

Circuit court, time of holding. See Clay county. Tallesson, A. E. J., for relief of, H. 1190. 810.

CLAY COUNTY-

Contest from. See election.

Talladega line, to define, s. 14. 144, 145, 202, 356, 381.

County commissioners, election of, н. 263. 146, 980.

Stock law in beats 7 and 8, H. 443. 244, 340. Chancery court, to hold at Goodwater. See Coosa county.

CLAY COUNTY-Continued.

Circuit court of, time of holding, н. 1152. 761, 794, 832.

Do. s. 429. 906, 937, 1010, 1023.

Registrar, to pay, H. 1166. 763.

CLAIMS DUE BY STATE—

In what amounts warrants drawn for. See Auditor.

CLERK OR REGISTER-

May issue mandamus for, etc., н. 811. 542, 671.

CLARKE, MRS. M. D.—

Of Washington county. See Washinton county.

CLARK, GAYLORD B .-

For relief, H. 727. 531, 593, 775, 1019.

COMMITTEES-

On rules, 9 and 10.

On joint rules, 117, 144.

Under section 34 of code, 85, 89, 484.

Standing, 87, 145, 146, 623.

To visit cruiser Montgomery, 94, 116.

To investigate 2 and 3 per centefund, 94.

To invite clergy to open sessions with prayer, 94. To consider releasing persons charged with crime,

117.

Tax laws, to investigate, 425, 429, 479, 522.

Inauguration, to investigate expense of, 4, 24. 469.

Supreme court reports; state rights in, 380, 514. Harbor of Mobile, to investigate charges for entering, 380.

To redistrict the judicial circuits, 144, 601.

To fix time to adjourn for recess, 145, 151, 359.

On road laws, 180.

To codify the laws, 260, 274.

Penitentiary, to visit, 260, 274.

Superictendent of education, to examine office, 625,

COSTS-

To provide for payment of in city court of Talla dega. See Talladega city court.

To authorize payment in penitentiary cases, н. 320. 168, 325, 748, 927.

Sureties for, to provide for judgments against, H. 431. 232.

COMMON CARRIERS-

To require to give certain information when freight lost, H. 64. 71. Charges, to regulate, H. 950. 609.

CONVICTS-

To dispose of a portion of, wages, etc, н. 68. 71. To regulate management of, н. 201. 121.

Do. s. 154, 887, 903, 943, 976, 986, 1025, 1092.

Do. John's protest as to, 1098.

Governor, power to dispose of, s. 200. See John's protest.

CORPORATIONS-

To provide for service of process on, н. 101. ·76, 136, 209, 1057.

To amend act to prevent fraud by directors, etc. See acts amended.

Providing for service upon receivers of, H. 275. 148, 246, 815.

Guaranteeing, to regulate, H. 170. 114, 125, 709. Amending act authorizing to alter charters. See acts amended.

Operating tram roads, etc., responsible for damages, н. 298, 166.

Amending act requiring to pay license. See acts amended.

Increase of stock, to amend act authorizing. See acts amended.

License, to require to pay. See taxation.

Railroads, stockholders meeting, u. 821. 543, 611. 660, 661, 753, 861, 889, 1041, 1054.

Do. s. 314. 645.

CORPARATIONS—Continued.

Municipal, defining cities, towns and villages, H. 827. 583, 632.

Private transfer of stock, to compel, H. 1186. 790, 812.

Property of, purchased at forced sale, to be incorporated, H. 1206. 865, 884.

Owning railroads in this state, to hold meetings here, н. 1207. 865, 885.

CONVEYANCES-

To legalize the registration of, н. 92. 74, 151, 332, 470, 495.

To provide for entry of payment on margin of record, н. 95. 75, 152, 368, 491, 518.

Do. s. 40. 154, 232, 500.

Record of certain, to authorize, H. 1114. 708.

Do. н. 1217. 900, 936.

COVINGTON COUNTY-

To repeal act to regulate pay of clerk and judge of. н. 109. 89, 152, 248, 602, 611.

To regulate election of county commissioners of, H. 108. 89, 125, 190, 387, 396.

As to commissioners districts in, н. 109. 89, 125, 191, 387, 396.

To protect bridges, etc., from damage by raft, etc., s. 104. 216, 247, 357, 358.

Constables fees, to fix, н. 671. 524, 610, 981, 1088.

Lewis, B. H., E. G. Padgett and Jacob Neese, for relief, n. 995. 640, 901.

12th circuit, added to, etc. See Lowndes county. Code, section 750, to amend, s. 254. 784, 936. Fine and forfeiture fund, H. 1188. 810, 866.

CONECUH COUNTY-

To authorize to issue bonds, н. 145. 111.

Do. s. 28. 181.

Recording of certain conveyances in, H. 374. 199. Preservation of game in, s. 65. 204, 285, 352,

CONECUH COUNTY-Continued.

382.

Commissioners court of, to abolish, н. 419. 230, 611.

Board of revenue for, to establish, H. 420, 230, 611.

Superintendent of education, to provide for appointment of.

Callahan, R. N., for relief, H. 975. 629.

Code, section 750, to amend. See Covington county.

CONSTITUTION—

Proposing amendment to. See joint resolution. Convention to amend, to provide for, H. 528. 317. Passes by railroad companies, to enforce provision as to, H. 694. 527, 669.

COCK FIGHTING-

To prevent, н. 172. 117. Do. н. 238. 133, 202, 616.

CONDITIONAL SALES OF PERSONALTY-

To require agreements to be recorded. See personal property.

COFFEE COUNTY—

Authorizing Mrs. Josephine S. Mizell to sell certain land, н. 215. 130, 614, 790, 968, 1088. Clintonville school district, н. 216. 130, 545, 741, 989.

Trials of misdemeanors in, H. 373. 199, 248, 406. Streams in, authorizing use of. See Geneva county.

Keyton school district, to create, н. 845. 584, 709.

Hatcher's school district. See Dale county. Chancery court, time of holding. See Pike county.

CODE, SECTIONS AMENDED: REPEALED

32. н. 930. 607, 672.

51. н. 907. 604.

52. н. 909. 605.

53. н. 908. 605.

54.н. 901. 604.

55. н. 900. 604.

н. 831. 583. 58.

58. н. 841. 584.

59. н. 836. 584.

66. н. 840. 584.

н. 843. 584. 86.

97. н. 832. 583.

99. н. 838. 584.

118. н. 833. 583.

128. н. 835. 584. 132. н. 842. 584.

н. 839. 584. 136.

137. Sub. 18. H. 997. 640, 812.

н. 463. 226, 284, 383. 141.

н. 822. 544, 591, 657, 663, 774. 141.

150. н. 600. 377.

151.to 155. н. 599. 377.

н. 472. 257. 170.

171. н. 1041. 665, 710.

171. s. 383. 808, 843, 1063, 1082.

174.s. 384. 808, 843, 1064, 1082.

174. н. 1042. 565, 710.

175. н. 905. 604.

178. н. 906. 604.

s. 389. 808, 844, 1066, 1083. 184.

184. н. 1046. 666, 710.

s. 381, 808, 843, 1064, 1082. 185.

н. 1039. 665, 710. 185.

s. 388. 808, 844, 1066, 1083. 188.

н. 1038. 565, 709. 188. 191. s. 1040. 665, 710.

s. 382. 808, 843, 1063, **1**082. 191.

н. 357. 185. 234.

320.н. 69. 71, 123, 160, 485, 518.

329.н. 645. 453.

342.н. 477. 199. 340.341.

342. н. 465. 256, 612.

340.

н. 627. 423, 842. 352.et seq. 352.н. 495. 270. н. 647. 453. 355.396to 406, н. 526. 317, 669, 842. н. 162. 113, 153, 266, 1090. 453. Sub. 4. 453.Sub. 2. н. 1148. 748. 453.н. 179. 118. 469.н. 1144. 747. н. 483. 268, 425. 490. н. 772. 538, 709. 499.s. 476. 948, 978. 499. 533. н. 333. 182, 235, 595. н. 548. 337, 425, 997. 533.535.н. 549. 337, 426. 555. н. 667. 534, 611. н. 368. 198, 234, 771. 558.606. н. 568. 361, 545. н. 1183. 789 615.629.Sub. 28. s. 60. 181, 902. 629.Sub. 28. H. 923. 606. 629.Sub. 28. H. 161. 113. Sub. 29. H. 406. 229, 426. 629.629.Sub. 31, H. 349, 184, 612, 951, 1081. 629.Sub. 31 and 34. н. 929. 607. 647.н. 166. 114. 647.н. 575. 361, 457. 684.н. 902, 604. Sub. 5. H. 55. 70, 136, 206, 469, 494. 699. 705. н. 985. 630, 673.

757. н. 903. 604. 659. н. 253. 135. 759. s. 95. 274.

н. 956. 627.

708.

725.

854. 859. 860. н. 1134. 732, 794. 856. 857. 858. н. 1135. 732, 794.

н. 395. 220, 364, 933, 1087.

946. н. 837. 584. 949. н. 904. 604. 952. 973.

968. H. 186. 119, 186, 433, 651. 652. •

983. н. 149. 112.

984. н. 686. 526.

1120 1125. н. 925. 606.

1206. н. 789. 540, 644, 677, 799, 922, 929.

1207. н. 510. 282, 321.

1211. н. 509. 282, 323.

1212. н. 508, 282, 323.

1312. Sub. 3. н. 311. 167.

1319. н. 655. 454, 631.

1386. н. 921. 606, 733, 777, 889.

1418. and 1423. н. 1052. 666, 750.

1735. н. 124. 91.

1750. н. 34. 66, 201.

1750. н. 429. 231.

1761. s. 441. 906.

1810. н. 57. 70, 136, 207.

1836. н. 454. 245, 593.

1869. н. 12. 63.

1891. н. 16. 63, 201, 615.

1913. н. 35, 66.

2056. н. 887. 589, 632.

2080, et seq. s. 59. 402, 483.

2083. s. 256. 784, 936.

2083. н. 874. 587, 672.

2134. н. 284. 149.

2346. s. **2**06. 546, 613.

2348. s. 239. 620, 734, 1075, 1092.

2514. н. 418. 230.

2572. н. 1017. 643, 733.

2590 2591. н. 287. 149, 610.

2611. н. 76. 72, 201, 553.

2640. н. 585. 375, 545.

2714. н. 413. 230, 322.

2720. s. 243. 784, 795.

2801. Sub. 3. н. 106. 89. 136, 210.

2804. s. 190. 437, 546.

2817. н. 416. 230, 322.

2931. н. 422. 231, 341.

2905. н. 785. 539, 671.

2933. н. 715. 530, 670.

2943. s. 145. 312, 342.

2972. s. 263. 715, 795, 1063, 1083.

2972. н. 817. 543, 671.

2984. н. 372. 199, 246, 816.

3000. n. 572. 361.

3012. н. 200. 121, 222, 637.

3018, et seq. н. 999. 640, 733, 894, 1085, 1090.

3022. н. 181. 118.

3054. н. 318. 168, 248, 817.

3069. н. 503. 282, 341.

3091. н. 260. 146, 271.

3091. н. 273. 148, 201, 615, 622, 726, 756.

3091. н. 323. 168, 248, 475, 480, 598.

3177. н. 834. 583.

3258. s. 449. 952, 977.

3258. н. 974. 629, 673.

3296. н. 1149. 761.

3389. н. 1104. 706, 793.

3391. н. 1103. 706.

3403. s. 282. 784, 936.

3421. н 494. 270. 341.

3471 3472. н. 59. 70, 136, 207, 437, 449.

3532. н. 317. 168.

3532. н. 389. 219, 246, 385, 491, 517.

3588. s. 42. 274, 342, 649, 703.

3588. н. 96. 75, 222, 649, 989.

3610. н. 118. 90, 137, 211, 409, 418, 481, 491, 505, 506, 507, 517.

3611. н. 362. 186.

3612. н. 924. 606, 672.

3613. н. 316. 168. 234, 770.

3682. н. 721, 531, 748,

3682. 3689. н. 416. 230, 545.

3712. н. 1074. 694.

3739. н. 693. 527, 593.

3729. н. 815. 543, 791.

3739. s. 252. 905, 936.

3751. н. 730. 532, 670.

3763. н. 71. 72, 151, 344, 449, 550, 626, 639, 660, 675, 690, 949, 973.

3775. н. 855, 585.

3781. н. 133. 92.

3789. н. 36. 66.

Do s. 62. 409, 483.

3789. н. 802. 541.

3790. s. 63. 400, 483.

3807. н. 117. 90, 323. 325.

3833. s. 141. 387, 457.

3870. 3871. н. 258. 146, 222, 650.

3872. н. 806. 542, 697, 846, 1018.

3875. н. 17. 63, 122, 155.

3931. н. 288. 144, 365.

4022. H. 32. 65, 122, 156, 437, 449.

4031. н. 277. 148.

4031. н. 493. 270, 341.

4031. н. 1081. 694, 792.

4053. н. 276. 148, 222, 898.

4055. н. 1116. 708, 793.

4057. н. 307. 167.

4098 and 40э9. н. 1195, 841.

4169. н. 269. 147, 248, 428.

4191. н. 309. 167, 271, 979.

4196. н. 67. 71.

4204. н. 492. 269.

4298. s. 211. 634, 699.

4330. н. 43. 66.

4331. н. 84. 73, 152, 373.

4451. н. 791. 540.

4511. н. 1136. 746, 794.

4511. s. 102. 274, 323, 1068, 1091.

4796. н. 332. 182, 271, 858, 1018.

COOSA IRON AND R. R. CO.—

To incorporate. See incorporations.

COLBERT COUNTY-

To repeal act to establish district court. н. 226. 131, 201, 286, 401, 419.

COLBERT COUNTY .- (Continued.

To regulate practice in. s. 96. 181, 341, 1008, 1058.

Boundaries of Colbert, Franklin and Lawrence. H. 460. 256, 709.

Do. s. 242. 688. 711, 801, 830.

Hunting, to prevent without land owner's consent. н. 846. 584. 791, 960, 1080.

Florence bridge, tolls. See Florence Bridge.

Macademized roads, to repair. s. 241. 653, 674, 767, 829.

Game law. s. 319. 689, 795.

Prohibition at certain places. H. 1073, 693.

Stock law. H. 1202. 864.

Tax collector, &c. See Lawrence county.

COTTON FACTORIES—

Amending act to encourage building. See acts amended.

COALDALE BRICK AND TILE CO.-

To confirm charter. See incorporations.

COOSA COUNTY-

Election of county officers. H. 339. 183.

Time of holding chancery court in. See Randolph county.

Bridges in, to protect. H. 609. 397, 452.

Stock law in certain portions. H. 894. 590, 613. Do. Extension of. H. 911. 605, 749, 780, 890.

Separate school district. н. 912. 605, 749, 974, 1086.

Chancery court of, to hold at Goodwater. н. 1111. 707, 733.

Tag tax to be paid to public schools. н. 1150.

CONFEDERATE SOLDIERS-

Extending act for relief. H. 340. 183, 324.

For relief of. H. 382. 200, 321, 960.

Legalizing certain applications by. н. 385. 200, 259, 345, 409, 451.

CONFEDERATE SOLDIERS—Continued.

Changing time for application for relief. u. 403. 221, 321, 576, 736.

Amending for relief. See acts amended.

Commissioners court may aid. To amend act. See acts amended.

COUNTY SURVEYORS-

Jurisdiction of. H. 363. 186, 247, 511, 675, 717.

COUNTY COURT JUDGE—

Penalty for failure to hold court. H. 364. 186, 233.

Do. s. 128. 580, 613, 769, 829.

COTTON STATES AND INDUSTRIAL EXPOSITION—

Memorial from Anniston as to. н. 388, 219. Do. Exhibit at. н. 1027. 644, 812, 989.

COTTON-

Produce of, to protect. H. 457. 255.

COTTON SEED MEAL—

To require inspection. H. 519. 316, 364.

COURTS-

To provide for when judge or solicitor fail to attend. н. 462. 256, 426, 797, 814, 1090, 1094.

Circuit, to give chancery jurisdiction. н. 754. 535, 732, 903, 941.

Criminal dockets, time of taking up. н. 780. 538, 671.

Mandamus, &c., clerks and registers may issue. See clerks.

Practice in, to regulate. See practice and pleading.

County commissioners, additional powers. H. 978.629.

Judges and and solicitors exchanging, &c. н. 1087. 695, 733, 814.

Transfer of cases when court abolished. See pleading and practice.

CORN MEAL—

Weight put on sack. H. 969. 628, 628, 646, 880.

CODIFICATION OF LAWS-

See laws.

COTTON-

To regulate ginning. - s. 171. 922, 936. To ascertain number of bales grown. н. 144. 111.

COURT HOUSES, &C .-

Counties may issue bonds to build. See bonds.

CRENSHAW-

Francis Mildred, and Edwin Whipple, for relief of. See Montgomery.

CRENSHAW COUNTY-

Amending section 19 of code as to H. 375. 199.

To protect bridges, &c., in. See Covington county.

Spirituous liquors, license to retail. н. 498. 281, 425.

Bristow, Martha Ann, and children, to change name. H. 630. 423.

Prohibition at Mash's mill. н. 760. 536, 610, 800, 1018.

Code, section 750, to amend. See Covington county.

CRIMINAL LAW-

Persons tried before mayor, not to be tried again. H. 828. 583, 671.

CRITTENDEN, CLAUDE E.—

For relief of. H. 864. 586.

CREDITORS-

Protection of. H. 953. 610, 672.

CUMBERLAND PRESBYTERIAN SEMINARY— To incorporate. See incorporations.

CULLMAN POLYTECHNIC COLLEGE— To incorporate. See incorporations.

CULLMAN, TOWN OF— To amend charter. See incorporations.

CURTIS, M. E.— Sheriff Wilcox county, for relief of. See Wilcox county.

CURETON, W. T.— Late sheriff, for relief. See Henry county.

CULLMAN COUNTY-

Commissioners court, limiting sessions. н. 1204, 864.

Bremen school district. s. 399. 887.

For relief Chas. Grafton, clerk of. H. 300. 166. Election of county commissioners. See Lawrence county.

Do. County officers. H. 672. 524.

Section 1398 of Code, to amend. s. 99. 274, 364. Crane school district. н. 564. 360, 399, 597, 736. Hulaco school district. н. 663. 455, 592, 839, 1018.

Mount Zion school district. s. 220. 546, 751. Jappo school district. н. 996. 640, 750. Lands held adversely in. See Blount county. West Cullman school district, to establish. s. 340. 784, 843. Jury law, to amend. н. 1203. 864.

DEMOPOLIS, C1TY OF-

To amend charter (city map.) See incorporations. To authorize to issue bonds. H. 26. 65, 138. Do. s. 6. 154, 202, 276, 283, 315, 359, 363, 365, 382.

DIVORCE-

To define domicil, and to limit. н. 88, 74.

DALLAS COUNTY-

To repeal garnishment law in. н. 110. 90, 152, 348, 387, 402, 412, 431, 450.

To give justices jurisdiction in concealed weapons. н. 266. 147, 233, 414.

Authorizing board of revenue to issue \$50,000 bonds. H. 302. 166.

Providing for working public roads. H. 303, 166, Do. H. 674. 525, 546, 596, 703.

Reports of committing magistrates. H. 394. 220, 322, 474, 1056.

Criminal cases in circuit court, to consolidate with city court. See Selma.

Court of county revenues, to amend act to create. H. 847. 585.

Pastures, liens in favor of owners. See Wilcox county.

Fine and forfeiture fund, to regulate. s. 393. 828, 866, 958, 983, 1021, 1040.

DALE COUNY—

To amend act giving lien for pasturing stock. н. 111. 90.

Hunting on another's land, to prevent. H. 673. 524, 790.

Criminal docket, time of taking up. See Bullock county.

Streams in, authorizing use of. See Geneva county.

Choctawhatchie river, to repeal act to prohibit driving logs, &c., in. H. 768. 537, 671.

To take from 23d and add to 24th senatorial district. H. 918. 606.

Hatcher's school district. s. 270, 675, 764. Agricultural school in. H. 1180. 789, 866.

DEATH-

Presumption of. H. 143. 111.

DOVES-

To prevent baiting for. н. 164. 114, 117.

DECATUR-

To abolish city court of. н. 199. 121, 171, 240, 339, 358.

DIGEST OF ALABAMA REPORTS—

Authorizing state to subscribe to. H. 315. 168, 901.

DADEVILLE—

Amending charter. H. 360. See incorporations.

DUSKIN, HENRY D.—

Of Lee county, for relief of. See Lee county.

DOGS-

To amend act to protect. See acts amended. For protection of. H. 571. 361.

DALLAS MFG. CO.—

Amending charter. See incorporations, banking, industrial, &c.

DENTON, A. M. C.—

Of Morgan county, for relief. See Morgan county.

DOHEIMER, EVA-

Of Butler county, to relieve of non-age. See Butler county.

DANIEL, J. J. H.—

For relief of. H. 758. 536.

DANIEL, W. Z.—

For relief of. H. 759. 536.

DAVIDSON, MAUD W.—

For relief of non-age. s. 213. 546, 613, 722, 742.

72 h

DENTISTS-

To exempt from jury duty. н. 914. 605, 811, 975, 1086.

DANIEL, SUSAN M.—

For relief. See Jackson county.

DORLAN, PHELAN B.—

Sheriff Mobile county, for relief. See Mobile county.

DEBARDELABEN, WARREN L.—

Of Autauga county, for relief. See Autauga county.

DOG RIVER-

Fish in, to protect. s. 218. 689, 794, 1034, 1082.

DEBTS-

Collection of, to regulate. H. 1070. 693.

DAWSON, N. H. R.—

Death of. See resolutions.

DEKALB COUNTY—

Doorkeeper of gallery, appointment of, 61.

Repealing act regulating county commissioners. See Bullock county.

Exposicio fees of officers in, н. 341. 183.

Game law. See Clarke county.

Taxes, assessor's commission on, H. 499, 281.

" collector's " н. 500. 281.

Trials by jury in, to regulate, н. 598. 377, 631. County boundary of Jackson, н. 695. 525, 612, 911.

Separate school district, No. 3, to establish, н. 764. 537, 612.

Roads, tax for. See Cherokee county.

McLendon, James, to receive pay, &c., н. 1034. 665, 940.

School trustees, time of meeting, н. 1117, 708, 793,

Wyatt, J. J., for relief, H. 1137. 746.

DOTHAN-

To establish city court, H. 185. 119.

Bonds to authorize to issue, H. 682, 526, 593, 969, 1089.

Loan, to repeal act authorizing, H. 684. 526,591. Charter, to amend, See incorporations.

Petition from in reference to prohibition, 674.

ELECTIONS—

To amend act to further regulate. See acts amended.

Contest of Garrett vs Manning from Clay county, 127.

Returns of August transmitted to speaker, 94. Joint convention to ascertain result, 96.

Of U.S. Senator. See U.S. Senator.

August, 1894, to authorize contest of, H. 589. 376.

To regulate, n. 641. 452.

Inspectors to post vote, H. 646. 453.

Inspectors and returning officers, appointment, н. 648. 453.

Myers automatic ballot machine, authorizing towns to use, H. 723. 531, 612.

Contest of state officers, to provide for, n. 919. 606, 842.

Do. s. 274. 908, 939, 1004, 1058.

Contest act, to amend. See acts amended.

EMBALMING-

To establish state board, &c., н. 93. 74, 170, 386.

Do. s. 41. 312, 342, 386, 443.

ESCAMBIA COUNTY—

To repeal garnishment law, н. 110. See Dallas county.

To regulate issue of garnishment, н. 304. 166, 271, 350, 735.

Public roads, to amend law as to, H. 676. 525, 591, 617, 757.

Alco, laws relating to. See Alco.

Code, 750, to amend. See Covington county.

ETOWAH COUNTY-

To secure competent jurors in, н. 128. 92, 152. To refund money to J. M. Hammitt, н. 218. 130, 188.

To establish text books for public schools, н. 219. 130, 696, 738.

As to women and children working more than 8 hours a day, to repeal act, H. 65. 71, 137.

Roads tax for. See Cherokee county. Aurora school district, H. 850. 585, 811.

EVERGREEN INDUSTRIAL SCHOOL-

To amend incorporation. See incorporations.

EXEMPTIONS—

To minor children, н. 197. 120, 222. 637, 1091. Vesting title in widow and minors, to repeal act. See acts repealed.

Tools, libraries, &c., from levy, н. 1015. 642. Constitution as to, proposing amendment. See constitution.

ETOWAH MALE AND FEMALE INSTITUTE—

To incorporate, p. 392. See incorporations.

EJECTMENT-

Judgment in, effect of, H, 413. See code, sec. 2714.

EUFAULA DISTRICT ACADEMY—

To incorporate. See incorporations.

EAST ALABAMA FERTILIZER COMPANY— To amend charter, H. 497. 281.

EUFAULA, CITY OF-

Sewerage, to authorize to construct, n. 540. 336, 365, 916, 1057.

Water works and light plant, to authorize to acquire, H. 541. 336, 365, 994, 1089.

Bonds, to authorize to issue, H. 542. 336, 365.

Do. s. 474. 918, 938.

Charter, to amend. See incorporations.

EVERGREEN-

Bonds, authorized to issue, s. 148. 400, 426, 683, 737.

City court of, to establish, p. 976. 629.

ESTATES OF DECEDENTS-

To prevent sacrifice of, H. 635. 424.

EUNOLA-

To amend act to incorporate. See incorporations, municipal.

ENTERPRISE-

To incorporate. See incorporations.

EMIGRANT AGENTS-

To require license of, н. 1054. 667, 763.

EDUCATION—

Agricultural, to increase facilities, H. 1099. 706.

EUTAW-

To amend incorporation. See incorporations.

ELMORE COUNTY-

For relief of W. J. and M. D. Still, of non-age, н. 180. 118, 171, 372.

Prohibition at Friendship Baptist church, н. 378. 199, 270,

Prohibition in beat 8 and in 18, H. 391. 219, 270, 404, 483, 819.

Stock law in beat 18, H. 455. 245, 613.

Stock law in beat 4 and 8, H. 456. 245, 611, 680, 905, 916, 973.

Stock law, to repeal certain sections of, H. 546.

County officers, compensation of, n. 581. 362, 613, 802

Prohibition at Elmore, н. 848. 585, 697, 721, 935.

Do. s. 318. 726.

ELMORE COUNTY—(Continued.

Still, M. D., to relieve of non-age, n. 849. 585, 671, 881, 1080.

Do. s. 313. 917, 936.

Williams, J. H., for relief of, н. 915. 605, 672, 722, 868, 890.

Batchelor, Wm. T., Jr., minors of, to relieve of non-age, H. 916. 605, 672, 879, 1087.

Fine and forfeiture fund, claims against, н. 1069. 668, 735, 803, 1018.

EVIDENCE-

Making certain ordinances self proving, н. 313. 767, 233, 770, 1080.

To require production of books and writings in actions at law, н. 86. 73, 136, 203, 396, 401.

Admission of written, H. 33. 65, 139.

Liquor, sale of, license prima facie evidence. See liquor.

Abusive language, competent evidence in, н. 665. 482, 669.

Wife competent witness against husband for vagrancy, н. 702. 528, 670.

Husband or wife competent witness against other, n. 586. 375, 545.

FAYETTE COUNTY-

To repeal act regulating election of county commissioners. See Bullock county.

Justices, jurisdiction of, H. 481. 268. School book board. See Lamar county.

Township trustees, to exempt from road duty, H. 851. 585.

Fine and forfeiture fund, to regulate, #. 998. 640, 750.

Code, section 4846, to amend, H. 1167. 787.

FORT PAYNE--

To amend incorporation. See incorporations. Manufacturing, may exempt from taxation, н. 1075. 694, 710, 842.

Taxes, sales of property for, H. 1010. 642,792. Do. s. 468, 918, 938.

FRANKLIN COUNTY-

To authorize sureties of R. A. Tompkins, tax collector, to collect taxes, H. 13. 63.

R. A. Tompkins, late tax collector of, for relief, H. 449. 245, 364, 597, 849.

Burnt records of, abstract to be used in evidence, n. 449. 255, 322, 350, 491, 517.

Newburg school district in, to establish, н. 532. 318.

Do. H. 640. 452, 545, 836, 1019.

Colbert and Lawrence lines, to change. See Colbert county.

Taxes, etc., collection. See Lawrence county.

FARMERS CO-OPERATIVE INSURANCE ASSO-CIATION—

н. 211. See incorporations.

FACTORIES, COTTON AND WOOLEN-

To amend act as to. See acts amended.

FRUITS-

To encourage cultivation of. н. 272. See wines.

FOOTE, CHAS. K. AND CHAS. G.—

Declared citizens of Mobile county. H. 423. See Mobile county.

FOOT-BALL—

To prohibit match games. н. 427. 231, 886.

FREIGHT TRAINS-

Running on Sunday, to prohibit, H. 657. 454. Taxes, sale of property for, to regulate. H. 1010. 642.

FLORENCE—

To amend charter, н. 703. See incorporations, municipal.

FIDELIA CLUB, OF MOBILE—

Additional powers, H. 731. See Mobile.

FRUITHURST-

To charter. See incorporations, municipal.

FARR, CHAS. PRESTON-

To change name, н. 858. 586, 732.

FIDELITY TRUST COMPANY-

To incorporate. See incorporations, banking, industrial, etc.

FARMERS MUTUAL LIVE STOCK INSURANCE ASSOCIATION—

See incorporations, banking, industrial, etc,

FLORENCE BRIDGE—

Maximum tolls, н. 1002. 641, 718, 799.

FAUNSDALE SCHOOL DISTRICT-

To pay teachers monthly, s. 317. 645, 751, 778, 829.

FLAG-

. To adopt for state. See state flag.

FERRIES-

Flats, owners of to put railing on, H. 1089. 695, 843.

FEES AND COSTS-

For use of seal. See state seal.

FARES-

To license. See taxation. Do. n. 825. 544, 671, 974, 1087.

GADSDEN-

To amend act to establish city court of, н. 129. 92, 259.

Do. s. 35. 228, 272, 462, 478, 493, 505.

Do. н. 825. 544, 671, 974, 1087.

GADSDEN—Continued.

To amend act constituting separate school district, н. 306. 167, 234, 771, 1019.

Amend corporate limits, H. 379. See incorporations. City court of, to abolish, H. 522. 317.

GAMBLE, F. A.—

For relief of, n. 249. See Walker county.

GARNISHMENTS-

To authorize dismissal in certain cases, 551. 322.

GRAFTON, CHAS-

Circuit clerk of Cullman, for relief of, H, 300. See Cullman county.

GAME BIRDS-

For the protection of, n. 319. 168, 271.

GURLEY, TOWN OF-

Issue of bonds, H. 383. 200, 235, 428, 651, 652.

GUIN-

To amend incorporation, H. 450. See incorporations.

GOODWATER-

To incorporate. See incorporations.

GEOLOGICAL SURVEY—

To repeal act to complete, H. 620. See acts repealed.

GREGG, HENRY T.—

For relief. See Chilton county.

GREENE COUNTY-

1. justices of peace, for relief, H. 679. 525, 631, 804, 1035, 1057.

Trespass on lands in, to prevent, H. 680. 525, 673.

Public roads, to provide for working, H. 769. 537, 613, 678.

Stock law in certain portions, H. 770. 537, 673. 2. justices, to sentence for costs, H. 958, 627.

GREENSBORO—

Separate school district, to create, н. 917. 605, 632, 681, 819, 890.

GENEVA, TOWN OF-

To amend incorporation. See incorporations, municipal.
Separate school district, to create, н. 854. 585, 842.

GIRARD-

Public schools, to amend, H. 1086. 695, 710, 962, 1086.

GREENVILLE-

Water works for, H. 1129. 731, 793. Do. s. 428. 828, 885, 1071, 1092.

GASSENHEIMER, SIDNEY-

To. relieve of non-age. See Montgomery county.

GRANBURY. R. C.—

*Of Henry county. See Henry county.

GOODS-

Marked "Sterling," &c., sale of, н. 1219. 900.

GENEVA COUNTY—

Amending lien for pasturing stock. See Dalecounty.

GENEVA COUNTY-(Continued.

Goods, wares, &c., regulating certain sale of. See sales.

Fine and forfeiture, fund of, H. 254. 135, 187, 551.

Do. s. 86. 216, 285, 442, 451.

County court of, H. 256. 135.

Prohibition at Coffee Spring camp ground, н. 267. 147, 223, 768, 986, 1055.

To prevent hunting, н. 268. 147, 187, 417, 890. Election of county commissioners. See Law-

rence county.

Fishing in, to regulate, H. 501. 281, 545.

Coffee Springs camp ground, to incorporate. See incorporations.

Prohibition in certain places in, H. 523. 317, 379.

Commissioners, election of, H. 642, 452.

Ward, W. J., for relief of, H. 677. 525, 611, 701, 1057.

Deputy constable in beat 5, to authorize, н. 678. 525.

Stream, authorizing use of, H. 766. 537, 670.

Prohibition, election on, to repeal act, H. 1077. 694.

Chancery court, time of holding. See Pike county.

GOVERNOR-

Mansion for, to provide, н. 619. 422.

Messages of Governor Jones:

Annual, 15 to 60.

Transmitting gavel made by students A. & M. College, 61.

Transmitting election returns, 94.

documents as to U. S. coast surveys, 95.

As to claim of T. C. Bingham for certain bonds, 107.

As to temporary loan, 171.

As to reward in re. Wm. Philyaw, 173.

GOVERNOR—(Continued.

Recommending ratification of payment of certain claims by the auditor, 214.

Recommending relief for sheriff Macon county, 215.

Pardons, reason for, 226.

Governor Oates, inauguration of, 248 to 255.

Messages of Governor Oates:

Receipts for bonds. Annual, 289 to 308.

State school and bonded debt, in reference to, 554 to 575.

Stallworth, in re. reward, 692.

Solicitors, salaries of, 752.

H. 821. vetoing, 1041.

HODGE, JANE VANDALIA-

To change name to Harp, and make femme sole. H. 6. 62, 545.

HOLT, P. S.—

Member from Macon, death of, н. 127. 135, 136, 224.

Per diem, to appropriate, s. 244. 633, 674, 721, 741.

HAMMITT, J. M·-

To refund money to, H. 218. See Etowah county.

HOTEL KEEPERS, &C.—

To repeal act for protection of, н. 222. See acts repealed.

HUNTSVILLE DISTRICT HIGH SCHOOL, IN NEW MARKET—

н. 232. To incorporate. See incorporations.

HATCHETT CREEK CAMP GROUNDS-

To incorporate, H. 264. See incorporations.

HUSBAND AND WIFE—

Amend act as to diability of minority of wife, H. 270. See acts amended.

In prosecutions, to make competent witness, н. 586. See evidence.

HALE COUNTY—

To relieve Rit M. Lavender of disabilities, s. 18. 154, 234, 353, 382.

1. Stock law in beat 3, н. 393. 220, 247, 382, 490, 517.

Do. in beat 11, н. 590. 376, 613.

Reports of committing magistrates, H. 394. See Dallas county.

False pretenses, under labor contract. See Lowndes county.

Peddlers, to levy tax on, See Wilcox county.

Bonds, authorizing to issue, н. 621. 442, 612, 839, 1019.

Chadwick, S. W., registrar, for relief, н. 773. 538, 593, 619,850.

2. Stock law in beat 4, H. 1095. 704, 813, 914, 1081.

Kornegay, James B., for relief, s. 346. 905.

HEFLIN-

Ordinances, as to publication, н. 1192. 811. Do. s. 466. 952, 977.

New charter for, s. 77. See incorporations.

HEADLAND—

To amend charter, H. 461. See incorporations.

HEARN-

Protest of, on bill to elect county superintendent of education, Choctaw county, 419.

HANNA, W. F.,—

For relief of. See Calhoun county.

HOLIDAY-

Birth day of Jefferson Davis to be, н. 808. 542, 671, 855.

HORN, TONY, OF CHOCTON COUNTY— For relief of. See Choctaw county.

HAYNEVILLE-

To establish new charter for. See incorporations municipal.

Corporate limits, to repeal act to define, н. 866. 587.

Act to incorporate, to repeal, H. 867. 587.

Do. н. 868. 587.

Mayor and aldermen, repealing act to elect, н. 869. 587.

HUNTSVILLE-

Bonds, to issue, s. 445. 908, 937. New charter for. See incorporations, municipal.

HUNTSNILLE PRIMITIVE BAPTIST GRADED AND INDUSTRIAL SCHOOL—

To incorporate. See incorporations.

HOLMES, MACK— For the relief, H. 1014. 642, 901.

HAMILTON-

To establish agricultural school at, н. 1058. 667, 710, 739, 972, 990.

HOSPITAL OF UNITED CHARITIES— To incorporate. See incorporations.

- HOME BUILDING AND LOAN ASSOCIATION—
 To amend charter. See incorporations.
- HALL, A. J., OF MONTGOMERY COUNTY—
 For relief. See Montgomery county.
- HAND, L. J.— For relief estate, н. 1224. 901, 940, 974, 1088.

HOFFER, AMOS S .-

See Tallapoosa county.

HENRY COUNTY-

Amending lien for pasturing stock. See Dale county.

Union school district in, н. 113. 90, 123, 145, 326.

Game law, H. 184. 119, 138, 310, 477, 495.

To establish Reynolds school district, н. 221. 130, 170, 373, 450. 465.

Prohibition at Dothan High School, н. 343. 183, 223, 576.

Circuit court of, to hold at Dothan, н. 410. 229. 241, 260, 314, 409, 443.

Constable in beat, appoint deputy, н. 524. 317, 545.

Certiorari, to regulate issue by probate judge of, н. 525. 317, 379.

Headland school district, to establish, н. 624. 422, 545, 834, 1018.

Prohibition at Alaga, H. 643. 452, 611.

McLendon, W.A., sheriff, for relief of, н. 681. 525, 669, 981, 1086.

Brier Creek school district, H. 685. 526, 593.

Cureton, W. T., late sheriff, for relief, н. 867. 525, 669.

Dogs, to protect, H. 775. 538.

Deeds and mortgages, abstract of to be kept at Dothan and Columbia, H. 559. 527, 791.

Real estate, sales of, H. 960. 627, 791.

Columbia, to incorporate. See incorporations. Granbury, R. C., for relief of, H. 1198. 841.

IMMIGRATION—

To establish commission, н. 330. 169.

INAUGURATION, EXPENSES OF-

Report of committee to examine, 486, 491. Protest as to, 1003.

Raising committee on. 115, 117, 181.

INAUGURATION, EXSPENSES OF—(Continued.

Authorizing committee on to expend \$200. See joint resolutions:
Ceremonies of, 248 to 255.

Report 2f committee on, 213.

INCORPORATIONS-

CHARTERS AMENDED.

Extending time for construction of harbor and railroad of Birmingham, Mobile and Navy Cove R. R. Co., H. 2. 62, 123, 140, 1080.

Mobile and West Alabama R. R. Co., s. 4. 154, 202, 435, 451.

Tredegar Mineral R. R., H. 562. 360, 379, 599. Montgomery Street Railway, H. 579. 362, 379, 503, 688, 717.

Florence, H. 703. 528.

Phenix City Railway, H. 1059. 667, 710, 838, 951. Eufaula, H. 1201. 864.

Do. s. 470. 918, 938.

Opelika, district of, s. 442. 906, 937. Moulton, s. 440. 908, 937, 1033, 1059.

Avondale, H. 18. 63, 137, 328, 409, 449.

Demopolis (city map), H. 25. 64.

Bessemer, sec. 18, sub. 5, н. 70. 71, 116, 126, 140, 197, 204.

Do. Sec. 18, sub. 1, н. 859. 586.

Montgomery, repealing section 82, н. 39. 66, 137, 238, 990.

Do. Certain sections amended, н. 636. 424.

Do. Certain sections, s. 224. 633, 763, 914, 1040.

Do. Section 52, н. 1005. 641.

Childersburg, Talladega county, н. 169. 114, 123, 175, 311, 326.

Jasper (as to certain sections), н. 251. 134, 153, 393, 485, 518.

Tuseumbia, s. 87. 181, 247, 472, 493.

Cullman, H. 376. 199.

Gadsden, as to limits of, н. 379. 200, 324, 595, 935.

INCORPORATIONS—(Continued.

Guin, in Marion county, H. 450. 245, 260, 334, 465, 495.

Headland, town of, H. 461. 256.

Rutledge, section 1 and 2, H. 518. 316, 340, 509, 651, 688, 806, 828, 850, 890.

Sheffield, H. 608. 397, 920, 940, 1057.

Fort Payne, in DeKalb county, s. 163. 449, 426, 535.

Selma, н. 666. 482, 696, 831.

Dothan, н. 683. 526, 591.

Birmingham, н. 688. 526.

Do. н. 1064. 668.

Do. s. 377. 754.

Tuscaloosa, H. 744. 533, 645, 912; 1057.

Do. н. 884. 589, 612, 777, 909.

Eunola, in Geneva county, H. 852. 585, 632.

Geneva, in Geneva county, H. 853. 585, 645, 740, 1058.

Abbeville, in Henry county, H. 857. 586, 632.

Syllacauga, н. 883. 589, 645, 880, 1058.

Carbon Hill, H. 886. 589, 709.

Florence, H. 703. 528, 591, 776. Carrolton, H. 984. 630, 698.

Охford, н. 588. 376, 631, 625, 1089.

Columbia, in Henry county, s. 173. 633, 763, 832, 889, 920, 922, 947, 1022.

Greensboro, H. 771. 537, 645, 778, 1055.

MISCELLANEOUS; INCORPORATED; AMENDED; CONFIRMED.

Selma Fair and Driving Association, to confirm and amend charter, н. 1. 60, 68, 86, 139, 144.

Independent Brothers of Love, н. 42. 66, 137, 648, 824.

Coosa Singing Association, н. 100. 75.

Southern Associated Press, н. 412. 230, 324, 835, 1090, 1095.

Lauderdale Co. Fair Association, to incorporate, н. 490. 269, 341, 468, 675, 677.

1. Port of Mobile, amended, н. 555. 338, 364, 575.

Do. s. 199. 580, 674, 759, 799.

Manassas Club of Mobile, to confirm, s. 178. 430, 458, 502, 513.

Phoenix Club, of Birmingham, н. 644. 452, 670. Mobile Athletic Association, Dissolving incorporation, н. 718. 530, 646, 889.

Do. s. 277. 653, 711, 877.

Anniston Hose Company, H. 748. 534, 592.

Quickenham Club of Huntsville, H. 810. 542, 749.

Do. s. 265. 620, 751, 881, 895, 928.

Olivet Club, H. 941. 608, 672, 993, 1090.

Citizens Hose Co., No. 5. н. 979. 644, 781, 1019.

Independent Order of Odd Fellows Grand Lodge, To amend charter, H. 1004. 641.

Hospital of United Charities, board of lodge managers, H. 1067. 668, 699.

Do. s. 375. 807, 885.

2. Mobile, port of, to amend, s. 284. 676, 795.

Louis Short Baptist widows and Orphans Home, amended, s. 316. 689, 711, 838, 854.

Young Democrocy, H. 1109. 707, 793.

Standard Club, of Huntsville, to confirm, H. 1172. 788, 843.

Do. s. 391. 827, 885.

MUNICIPAL-INCORPORATED.

Searight, Crenshaw county, H. 342. 183, 222, 767. Brantley, in Crenshaw county, H. 478. 268, 322, 478, 602, 651, 688, 806, 828, 850, 890.

Ozark, in Dale county, H. 479. 268, 284, 330, 465, 519, 582, 602, 633, 807, 867.

Goodwater, town of, H. 536. 318, 341, 385, 490, 519.

Camp Hill, town of, н. 553. 338, 365, 702, 1019. Pollard, н. 639. 452, 591, 779, 1019.

Fruithurst, in Cleburne county, H. 757. 536, 646.

Do. s. 266. 704, 751.

Kennedy, in Lamar county, н. 782. 539, 749, 775, 1018.

Oakman, in Walker county, н. 803. 541, 791, 913, 1089.

West Blocton, н. 885. 589, 697.

Charlton, in Dale county, н. 913. 605, 749.

Enterprise, in Coffee county, H. 1008, 642, 698.

Spio, in Henry and Barbour counties, s. 269. 689, 751.

Newton, in Dale county, s. 352. 725, 936, 1032, 1082.

Columbiana, s. 472. 919, 938, 1067,1092.

MUNICIPAL-NEW CHARTERS.

Phenix City, s. 8. 165, 203, 266, 320, 381.

Heflin, town of, s. 377. 181, 223, 331, 398.

Lanett, in Chambers county, H. 521. 317, 341, 413, 505, 635, 705.

Hayneville, H. 865. 586.

Huntsville, H. 871. 587, 697.

Do. s. 322. 716.

Anniston, H. 898. 604, 697, 779, 1056.

Do. s. 321. 784, 843.

To incorporate Presbytery of North Alabama, H. 72. 72, 123, 159, 311, 326.

Alabama Baptist colored normal and theological school, to amend incorporation, н. 103. See incorporations.

Hatchett Creek camp grounds, to incorporate, 146, 201, 552, 848, 920, 921, 929, н. 264. 947, 973.

Coffee Springs camp grounds, to incorporate, H. 502. 281, 321, 502, 651, 652, 687, 716, 798, 849.

Y. M. C. A., of Mobile, to incorporate, H. 720. .530, .645.

s. 278. 653, 711, 1032, 1059.

King David's Temple, No. 3, H. 977, 629, 791.

RAILROADS, INCORPORATED.

Coosa Iron and R. R. Company, H. 223. 285, 954, 1089.

Phenix City railway company, H. 451. 245, 284, 331, 470, 480, 493, 495, 497, 519.

South Alabama and Gulf, H. 1078, 694, 842, 871, 1058.

Chicago, Florence and Gulf railway company, s. 486. 948, 978, 1033, 1059.

INSURANCE COMPANIES.

To require to pay full value of policies, н. 156. 113, 669, 737, 745.

Act requiring to have \$100,000 capital amended. See acts amended.

To have \$20,000 worth property, н. 435. 232.

Life on assessment plan, н. 436. 232.

Persons insured in life, to protect, H. 513. 283, 425.

Taxation of, to amend act. See acts amended. Protection of persons insured by, H. 566. 360. Money improperly paid as license, to refund. See appropriations.

Statement made to secretary of state, and pub-

lished, H. 881. 588.

Liabilities of, in certain cases, н. 882. 588, 748. Actions on life, to regulate defenses, н. 1020. 643, 698, 760, 990.

Regulation, &c., supplement to act, H. 1191, 811, 886.

EDUCATIONAL; INCORPORATED.

Bailey Springs university, H. 21. 64, 123, 161, 311, 342, 362, 367, 395, 481, 437, 444.

Cumberland Presbyterian seminary, н. 105. 89, 122, 158, 272.

University school at Clanton, н. 138. 93, 122, 157, 343. 395, 547, 601.

Polytechnic college and ladies institute of Cullman, H. 147. 112, 137, 224, 236, 430, 450.

Pisgah male and female academy, н. 186. 119, 137, 261, 419, 430.

Huntsville district high school in New Market, H. 232. 132, 187, 434, 652, 677.

Graham college, in Randolph county, н. 278. 148, 201, 553.

Do. s. 97. 274, 323, 473, 493.

Attalla normal college, н. 305. 167.

Etowah male and female institute, н. 392. 219, 270, 407, 547, 594.

Spring Lake college, н. 467. 257, 322, 392, 602, 651.

Do. s. 164. 430, 546.

Eufaula district academy, of M. E. church south, H. 474. 257, 285, 411, 547, 594.

Ross institute, at Heflin, s. 23. 274, 323, 504, 513.

Morgan county college, н. 534. 318, 341, 441, 990.

Attalla normal college, н. 610. 397, 458, 837.

Andalusia high school, H. 616. 398, 458.

Agricultural and mechanical college, alumni of, s. 67. 408, 426, 1062, 1083.

Oakman male and female academy. н. 660. 454. 613.

Huntsville Primitive Baptist graded and industrial school, s. 200. 465, 751, 1075, 1093.

North Alabama College, at Fort Payne, н. 763. 537, 612, 678, 820, 867.

Hamilton high school, in Marion county, н. 787. 539, 842.

Stillman institute at Tuscaloosa, H. 937. 608, 749.

Madison high school, in Madison county, s. 298. 676, 764, 999, 1022.

Blount Springs college, to incorporate, s. 414. 905, 1017.

BANKING, INDUSTRIAL, MINING, &C. INCORPORATED.

People's Mutual Insurance Association, H. 121. 91, 323, 325.

State Loan and Trust Company, н. 153. '112.

Alabama State Mutual Assurance Company, н. 210. 129, 324, 356, 519, 550.

The Farmers Co-operative Insurance Association of Alabama, H. 211. 129, 324.

Alabama Mutual Fire Insurance Company, н. 245. 133, 321, 390, 506, 551.

Alabama Penny Saving and Loan Company, н. 447. 244, 260, 776, 1018.

United Mine Workers, H. 448. 244.

Mutual Fire Insurance Association, H. 580. 362, 426, 479, 675, 678.

Do. To amend section 2 of, H. 1115, 708, 793. Southern Coal Company, H. 697. 528, 645.

Do. s. 246. 725, 795.

Ozark, Cotton Mill Company, н. 761. 536, 696, 958, 1089.

Autauga Manufacturing Company, To incorporate, H. 807, 542, 764, 802, 1058.

Do. s. 297, 827, 885.

Farmers Mutual Insurance Association, s. 223. 546, 711, 1074, 1092.

Security Banking and Loan Company, of Birmingham, H. 829. 583, 709.

Fidelity Loan and Trust Company, H. 862. 586, 644, 968.

Farmers Mutual Live Stock Insurance Association, of Alabama, H. 876, 588, 842.

Planters Warehouse and Commission Company, H. 957. 627, 749.

Do. s. 347. 725, 796, 1027, 1059.

State Land Trust Company, H. 965. 628, 791, 955, 1088.

Southern Home Insurance Company, H. 980. 630, 791.

Do. s. 345. 725, 796, 996, 1022.

Southern Mutual Fire Insurance Company, н. 1018. 643, 750, 899, 1087.

Do. s. 416, 905, 937.

Wetumpka Falls Manufacturing Company, н. 1049. 666.

West Alabama Real Estate and Immigration Association, H. 1139. 747.

Industrial Insurance Company, of Birmingham, н. 1179. 789, 843, 872, 1089.

Southern Lumber Fire Association, of Birmingham, s. 436. 909, 920, 962, 985.

Industrial Mutual Assurance Company, of Birmingham, s. 437. 909, 921.

Madison Loan and Trust Company, s. 367. 917,

936, 1061, 1091.

Industrial Insurance Company, of Birmingham, s. 458. 918, 921.

CHARTERS AMENDED.

Bridgeport, city of, H. 777. 538, 646, 888, 1088. Calera, sub. 5, section 26, H. 1055. 667, 750. Leighton, section 6, H. 1072. 693. Albertville, H. 1082. 695, 710, 930. Woodlawn, in Jefferson county, H. 1142. 747. Talladega, H. 1157. 762, 794. Eutaw, H. 1168. 788. Ashville, in St. Clair county, H. 1176. 789, 843. Natasulga, H. 1197. 841, 884.

CHARTERS AMENDED, CONFIRMED, &C.

Mobile Gas, Light and Coke Company, н. 91. 74, 123, 159, 273, 285.

Merchants Bank of Florence, н. 157. 113.

Bessemer Building and Loan Association, н. 187. 119, 223, 444, 848.

Bessemer Land and Improvement Company, н. 188. 119, 201, 392, 506, 550.

The Bank of Selma, H. 301. 166, 284, 579.

Coaldale Brick and Tile Company, н. 310.: 167. Bienville Water Supply Company, н. 352. 184,

235. s. 188. 580, 633, 772, 1005.

Chattahoochee Brewing Company, н. 397. 220, 324, 389, 490, 518.

Black Warrior Coal, Iron and Steel Navigation Company, H. 473. 257.

East Alabama Fertilizer Company, to amend and notify, H. 497. 281, 341, 408, 506, 550.

Dallas Manufacturing Company, н. 711. 529, 696.

Pioneer Petroleum Company, н. 964. 628, 673, 955, 1058.

Standard Building and Loan Association, to confirm, н. 1126. 731, 793.

The Mutual Benefit and Loan Association, to confirm, H. 1126. 731, 793.

Home and Loan Association, to confirm, н. 1126. 731, 793.

Do. s. 425. 918, 937, I068, 1091.

State Abstract Company, to amend, н. 1174. 788, 813, 973, 1088.

Do. s. 454. 918, 938.

Male and Female Academy at Leighton, н. 63. 70, 125, 774, 326.

Evergreen Industrial Normal School, н. 146. 111, 137, 236, 397, 401.

Troy Normal School, H. 167. 114, 152, 369, 1005, 1019.

Alabama Baptist Colored Normol and Theological School, н. 103. 76, 122, 158, 547, 575, 675, 806, 890.

Scott Academy, H. 778. 538, 697.

Do. н. 961. 627.

Dr. s. 293. 784, 795, 831, 875.

Alabama Conference Female College, s. 334. 726, 795, 1074, 1092.

Birmingham Dental College, н. 1153. 761, 843, 954, 1089.

Birmingham Medical College, н. 1154. 761.

INDEPENDENT BROTHERS OF LOVE-

To incorporate, н. 42. See incorporations.

INSANITY-

Ground for divorce, H. 774. 538, 671, 874.

INSPECTOR OF MINES-

See mines.

INDICTMENT-

Authorizing joining of joining of certain counts, H. 701. 528, 611.

INDEPENDENT ORDER OF ODD FELLOWS-

Grand Lodge, to amend incorporation. See in corporations.

INDUSTRIAL SCHOOL FOR GIRLS-

To repeal sec. 12. See acts amended.

INDUSTRIAL INSURANCE COMPANY—

Of Birmingham, to incorporate. See incorporations.

IMPEACHMENT CASES—

Witness fees, s. 427. 906, 937.

INDUSTRIAL INSURANCE COMPANY—

See incorporations.

JOHN, S. W.—

Election as speaker pro-tem, 7.

JACKSON COUNTY—

For relief of G. W. Williams, of, н. 114. 90, 188, 534, 696.

Sale of liquor in Bridgeport, H. 115. 90, 645, 961.

To establish land corners, s. 70. 204, 247, 439, 451.

County Court, to authorize registration of certificates, n. 622. 422, 545.

Prohibition of certain places in, н. 623. 422, 458, 552, 736.

County boundary of DeKalb, H. 675. See DeKalb county.

Daniel, Susan, to sell land, н. 920. 606, 732, 874, 1056.

Pleasant Grove school district, to repeal, s. 450. 917, 921, 1028, 1059.

JAMISON, L. S.—

For relief, s. 438. 917, 978.

JAMES, AMANDA-

Guardian, to convey certain lands, H. 895. 590, 735, 871, 1087.

JASPER-

. To amend charter, н. 251. See incorporations. To establish city court of, н. 224, 131.

To repeal act authorizing to negotiate loan, H.

248. 134, 153, 372, 506, 516.

Separate school district, H. 250. 134, 170, 374, 464, 473, 481, 492, 504, 506, 519, 635, 687, 783, 807, 867.

JEFFERSON COUNTY—

To allow certain constables to appoint deputies, H. 19. 64, 122, 155, 212, 216.

To provide for maintaining public roads in, н. 74, 72, 139, 328, 464, 518.

To define jurisdiction of justices of peace in, н. 75. 72, 451, 346, 459, 464.

To provide for election of superintendent of education of, H. 77. 72, 123, 178.

To amend law relating to jurisdiction of justices of peace, H. 78. 72, 152, 347, 464, 473

To repeal garnishment law. See Dallas county. To repeal act to regulate liens of execution, н. 119. 91, 137, 223, 409, 418.

To amend act to establish city court, H. 122. 91, 151, 333, 848.

To amend act to expedite trial capital cases, H. 123. 91, 151, 333, 849.

To regulate garnishment proceedings, н. 289. 149, 365, 415, 848.

Woodlawn, a road district, н. 345. 184.

Providing for jurors and trials of criminal cases in circuit court at Bessemer, H. 405. 221, 321, 345, 463, 518.

Do. to amend sections 4 and 6, H. 1118, 708.

JEFFERSON COUNTY—(Continued.

Appeals from criminal cases without giving bond, н. 438. 233.

Armory for Huey Guard, to authorize county to rent, H. 445. 244, 380.

Judge 10th circuit, to repeal act to pay, \$500,

s. 107, 311, 902.

Mason, M. A., county commissioners to draw warrant for, H. 535. 318, 340, 416, 516, 520.

Dead bodies in, a board to receive, H. 569. 361, 458, 874.

Solicitors, to require to pay for assistance, s. 106. 400, 902.

Justices in precincts 21 and 37, jurisdiction of, н. 690. 527, 591, 702, 890.

Do. н. 1096. 705, 792.

Jury, to regulate drawing, H. 691. 527, 593, 680.

Felons, as to sentence of, n. 695. 527, 709, 801. Commissioners court, to regulate, H. 696. 527.

Hunting without permission of land owner, H. 699. 528, 748.

Trespass, to prevent on enclosed premises, H. 700. 528.

Pleasant Hill school district, to create, H. 781. 539, 647, 992, 1089.

Coroner, to amend law as to duties, H. 860. Do. н. 963, 698.

Walker boundary line, to define, н. 861. 586.

Criminal court, to increase powers, н. 966. 698.

Poultry, to prohibit sale at certain times, H. 986. 630, 792.

Public roads, to amend act, H. 1001. 644, 673, 979, 1087.

Criminal cases, witness and jurors' fees in, H. 1021. 843, 792.

Fine and forfeiture fund, to amend act, н. 1037. 665, 792.

Auditor of, to create office of, H. 1097, 706, 813, 965.

JEFFERSON COUNTY—(Continued.

Lands held adversely in, to perfect title. See Blount county.

Stock law in precinct one, H, 1131. 732.

Circuit court at Birmingham and Bessemer, chancery jurisdiction, н. 1140. 747, 794, 1035, 1056.

Labor agents, to license, H. 1141. 747, 994. Shelby county laundry. See Shelby county.

Baker, Jno. A. and sureties, for relief, H. 1169.

Juries for circuit court at Bessemer, H. 1118, 708, 793.

Mounted policemen, to employ, s. 407. 827.

Commissioners court, to amend, н. 1210. 865, 884, 992.

Listing lands, to repeal act, H. 1218. 900, 936.

Do. s. 478. 919, 938.

Justices in Elyton precinct, jurisdiction, н. 1222. 901.

Pool selling, to allow, H. 225. 901, 920, 969, 1088.

Lockhart, Robt. to relieve of non-age, s. 245. 905. Sales of goods, &c., as bankrupt, &c. See Mobile county.

Montgomery, J. H., resignation of. See Montgomery, J. H.

JOINT RESOLUTIONS—(SEE RESOLUTIONS)—

Raising joint committee to investigate 2 and 3 per cent fund, 68, 941. 13.

Joint committee to invite clergy to open session with prayer, 68, 94, 13.

Joint committee to notify governor of permanent organization. 14.

American Protective Association, H. J. R. 40, 66. Fixing time of ascertaining result of election of August, 1894, 76, 85.

Raising committee to visit cruiser Montgomery, H. 139. 93, 116.

Proposing amendment to section 2, article 2, of constitution, 114, 138, 263.

JOINT RESOLUTIONS—(Continued.

Do. s. 33. 325, 364, 427, 447.

Raising committee on joint rules, 115, 117, 144, 162.

On inauguration, 115, 117, 144.

On taxation laws, 115, 226.

Relative to that part of the governor's message as to releasing prisoners charged with crime, 117, 216.

To redistrict judicial circuit, 144, 226, 601.

To fix time of adjournment for recess, 144, 151, 339, 359, 363, 481, 510.

As to commissioners, to recodifying the laws, 163, 195.

JOINT RESOLUTIONS—

Authorizing committee to visit penitentiary &c., 164, 243, 339, 483.

S. J. R., asking donation of Mt. Vermon Barracks, 164, 223, 287, 335.

Raising joint committee on public roads &c., 180, Expenses of inaugaration, 181, 195, 196, 424, 469,

486, Instructing our United States Senators to vote for cloture rule, 203.

Harbor of Mobile, committee examine charges to enter, 258, 359, 380.

State Banks, tax on, requesting repeal, s. 115. 380, 457.

Assessment of taxes for 1895, acts 94-5 applicable to, s. 200. 387, 399.

Convicts, governor may dispose of, s. 200. 401, 426, 462, 494.

Blackmailing, declaring certain act to be, H. 631. 423.

Shorter, H. R., recommending for inter-state commission, 424, 425, 494.

Tax Laws, raising joint committee on, 115, 424, 429.

Solicitors 11th and 12th circuits, fixing time to elect, 455, 459.

Sayre, Reed, to pay for services, 492, 898.

JOINT RESOLUTIONS—(Continued.

Silver, free coinage, H. 705. 528, 625.

Cotton States and International Exposition, reception of committee, 523, 535, 547, 621.

Secretary of State not responsible for lost books, 580, 601, 634, 652.

Bonds, relative to exchange of certain, 690, 741.

Capitol, to heat, 921, 971.

Mineral lands, asking donation to agricultural schools, 186, 1022.

To ascertain if the governor has further communication, 1104.

JONES, JAS. T.—

For relief of, H. 1165. 762, 812, 870, 910.

JUDGES OF PROBATES-

Index, duties as to, s. 187. 602, 734. To increase powers, H. 51. 67.

JUDGMENTS-

Record of, to amend act to provide for. See acts amended.

JUDICIAL SALES—

See Sales.

JURORS-

To amend act to secure. See acts amended.

JUSTICES OF PEACE-

Criminal cases, to prevent dismissal on payment costs, н. 625. 422.

Judgments, record and lien of, H. 879. 588.

To provide for registration of judgments, н. 81. 73, 139, 201, 476.

To repeal act prohibiting from sentencing for costs, H. 209. 129.

Causes before, to remove to another, H. 606. 378.

JUDICIAL CIRCUITS

To create the 11th, н. 225. 131, 195, 201, 235, 312, 319, 342.

To amend, Do. s. 315. 689, 734, 1009, 1023.

Time of pleading in 3rd, H. 344. 184. 324, 512. 8th, to take Cullman County from and add to 9th, H. 409. 229.

8th, time of holding courts in, н. 816. 543.

Do. s. 229. .620, 734, 765, 799...

3rd, to fix time of holding court in, н. 428. 231, 246, 370, 490, 517.

12th, to establish, H. 437. 232, 246, 314, 402, 413.

12th, Covington added to. See Lowndes County. 1st, time of holding court in, to fix, н. 477. 268, 322, 384, 454, 909.

Do. s. 477. 907, 938, 1011, 1040.

13th, to create, н. 750. 535.

Do. н. 796. 540, 674, 740.

Do. н. 1009. 642, 673, 686, 910.

2nd, times of holding courts in, H. 820. 543, 671.

2nd, Lowndes added to and Covington taken from. See Lowndes county.

10th, amend act to create, н. 926. 606.

14th, to create, н. 927. 607.

Do. н. 1164. 762, 812.

15th, to create, H. 1035. 665.

4th, Lowndes county from, and Bibb county added to. See Lowndes county.

5th, Bibb taken from and added to 4th. See Lowndes county.

5th, time of holding in, H. 1162. 762, 794.

10th, time of holding, н. 1158. 762, 794, 833, 1088.

Do. s. 434. 906, 937, 1009, 1022.

2nd, time of holding, s. 271. 784, 902.

Do. s. 435. 906, 937, 1010, 1040.

6th and 7th, practice in. See chancery.

KENNEDY, TOWN OF-

To incorporate. See incorporations.

KING DAVID'S TEMPLE NO. 3.—

To incorporate. See incorporations.

KING, MARY-

To authorize to sell lands of Henry King, н. 1056. 667, 792.

KORNEGAY, JAS. B.-

For relief. See Hale county.

LAWS-

To regulate publication in papers, н. 220. 130. Codification of, н. 1119. 708, 733, 845, 1005, 1056.

LAVENDER, RIT. M.—

To relieve of disabilities. See Hale county.

LANDS-

To amend act to empower governor to re-convey to United States certain. See acts amended. Sold for taxes, to dispose of. See taxation. Aliens, lands held by, H. 893. 590, 844, 932. Donated to Northeast Agricultural School, to sell, H. 931. 607, 749. Sold for taxes, for relief of owner, H. 1047. 666. To number each 40 acres, &c., H. 52. 69.

LABORERS-

To protect, H. 446. 231.

LANETT, TOWN OF-

New charter. See incorporations.

LAMAR COUNTY—

To prohibit sale of liquor at Sulligent in, н. 79. 73, 137, 261, 418, 430.

To give blacksmiths prior lien, H. 347. 184, 271,

To issue \$3,000 bonds, н. 348. 184, 247, 469, 736.

LAMAR COUNTY—(Continued.

School book board, to establish, s. 168. 492, 711, 781, 807, 830.

Treasurer, to register against fine and forfeiture fund claim of L. S. Metcalf, II. 1171. 788, 813, 969, 1088.

LARCENY-

To define and punish petit, H. 37. 66.

LAUDERDALE COUNTY—

To divide beats having more than one voting place in, H. 80. 73, 124, 179, 396, 401.

Public roads in, H. 158. 113, 170, 405, 547, 550. Repealing act establishing city court. See Colbert county.

Making Muscle Shoals Canal lawful fence, s. 19. 181, 323, 468, 493.

To regulate practice in, s. 96. See Colbert county. Fair association of, to incorporate. See incorporations.

Florence bridge, tolls. See Florence bridge.

LAWRENCE COUNTY-

Repealing act as to lawful fence, н. 227. 131, 170, 353, 450, 464.

Election of county commissioners, н. 350. 184, 458, 831, 1091, 1094.

Constables fees, H. 381. 200, 322, 511, 736.

Wallace, James, to regulate bequest, н. 1003. 641, 698, 899, 1037, 1057.

Colbert and Franklin lines, to change. See Colbert county.

Tax collector and precinct officers of, residence, &c., н. 1213. 883, 939.

Do. s. 475. 918, 938, 1011, 1039.

Taxes, collection of, s. 462. 887, 938, 996, 1022. Misdemeanors in, to repeal as to trial, H. 1220. 901.

LEE COUNTY-

Prohibiting sale of liquor, Bethel church, H. 130. 92, 123, 176, 401, 418.

Stock law in beat five, H. 159. 113, 138, 309, 430, 450, 481, 493, 504, 506, 517, 519.

Time of holding chancery court, s. 48. See Randolph county.

To create commissioners districts, н. 228. 131, 170, 384, 516, 520.

For relief of Henry D. Duskins, H. 398. 220.

Cotton in seed, to prevent sale in certain cases, н. 704. 528, 592, 680, 1035, 1081.

Game law, to amend, н. 783. 539, 613, 932, 1081.

Public road, tax for, н. 1025. 643, 750, 859. Beck, M. F., for relief of, s. 453. 917, 938, 991, 1022.

LEIGHTON-

To amend charter. See incorporations.

LEIGHTON ACADEMY—

To amend incorporation. See incorporations.

LIMESTONE COUNTY-

To allow circuit clerk certain fees, н. 192. 120, 138, 648.

Superintendent poor house, to repeal act for compensation, H. 629. 423, 545, 679, 849.

Condemnation proceedings, to repeal act to amend code as to, H. 784. 539, 697, 881.

Circuit court, to confer chancery jurisdiction on, See Madison county.

Public roads, working of, H. 928. 607.

Stock law in, H. 970. 628.

Do. s. 312. 689, 795, 994, 1040.

LIENS-

To secure to certain wage earners priority in case of insolvency, н. 155. 112, 272, 950.

To secure payment of certain, н. 132. 92.

LIENS-(Continued.

In favor of land owner for timber, н. 9. 62, 122, 143, 437, 456, 491, 496, 517.

To give to cotton ginners, н. 206. 122, 246, 388.

Do. s. 103. 726, 794, 953, 983, 1022.

To provide for hotel keepers, etc., н. 222. 130, 248, 817, 847.

Notice of vendors, on real property, H. 231. 132. To laborers, etc., on insolvency of employers, etc.,

н. 247. 134.

Mechanics, to amend act providing. See acts amended.

Physician's lien for medicine and services, н. 762. 536, 670, 720, 1091, 1095.

On land for municipal taxes, н. 932. 607. 709, 846.

Enforcement, to provide for better, s. 231. 633, 699.

Railroad contractors, for constructing, н. 1185. 790, 844.

LIQUORS-

To prohibit collection of debt for one gallon or less, H. 527. 135.

Sale by women or where women live, H. 692. 527, 611.

Sale of, except in incorporated towns, H. 776. 538, 610.

Persons prohibited from sale after taking license, for relief, H. 1019. 643, 698.

Procuring, for minor, to prevent, s. 144. 325, 378.

Sale of, license prima facie evidence of, s. 57. 400, 546, 656, 690, 728, 733, 847, 875.

Sale of, on Sunday, to prevent, H. 1156. 761. Petition favoring same, H. 1177. 789.

LOCKHART, ROBERT-

iiTo relieve of non-age. See Jefferson county.

LOWNDESBORO-

To repeal act to incorporate, н. 870. 587.

LOUISE SHORT BAPTIST WIDOWS AND OR-PHANS HOME-

To amend incorporation. See incorporations.

LOWNDES COUNTY-

To provide for election of county superintendent, H. 23. 64, 124, 177, 326.

To establish board revenue for, н. 82. 73, 124, 188, 400, 431, 456, 491, 519.

To repeal act fixing pay for recording, н. 83. 73. 152, 346.

To prevent laborers in abandoning contract, H. 160. 113, 153, 287.

To establish Benton school district, s. 26. 164, 234, 442, 451.

To establish Hayne school district, s. 64. 204, 285, 575, 620, 651.

To establish Wyndham creek school district in s. 89. 204, 234, 502, 513.

Reports of committing magistrates. See Dallas county.

False pretenses, nnder contract of service, H. 529. 318, 379, 577.

Game, to prohibit baiting, H. 557. 338, 457. Section 1420 of code, to amend. See Bullock county.

Justices of peace, allowed to be sureties on bail, H. 708. 529, 591.

Public roads, inspectors of. n. 709. 529, 592, 982.

Public road laws, jurisdiction of J. P. in cases under, a. 110. 529, 592.

Pintlala school district, to create, s. 225. 580, 751, 998, 4022.

Section 1397 of code, H. 707. 529, 592.

Section 1396 of code, n. 706. 529, 592. Gilmer, Geo. N., school district, to amend, s.

260. 653, 751, 833, 854.

Taken from 4th and added to second circuit, &c., \$.267. 689, 734, 860, 912, 928.

McWhorter, R. S., late tax collector for relief, s. 336. 807, 903, 1007, 1022.

LOWNDES COUNTY—(Continued.

Middlebrook's, L. J., for relief, s. 431. 917, 997, 1031, 1058.

Taxation, listing of lands, to repeal. See Jefferson county.

MACON COUNTY-

Death of Hon. P.S. Holt, member from, 127, 135, 136.

Prohibition at Tuskegee, н. 504. 282, 455. Do. at Neal's chapel, н. 1012. 642, 698.

Thompson, W. W., sheriff, for relief, s. 166. 400, 457, 834. 854.

Martin, H. L., register in chancery, for relief, н. 971. 629, 673, 835.

Stock law in certain portions, H. 972. 629, 763, 995, 1080.

Do. н. 1811. 642, 763.

MADISON COUNTY—

Messenger, appointment of, 60.

To authorize to purchase macademized roads, H. 24. 64, 124, 206.

Do. s. 2. 164, 188, 206, 227.

To prohibit sale of liquor at Fretana and other places, н. 89. 74, 123, 176, 272.

To divide Madison county into four corners, districts, H. 193. 120, 138, 275, 450, 464.

Amending fence law in, н. 351, 184, 222, 391, 580, 601.

Game, to preserve, н. 530. 318, 458, 656, 820, 850, 851.

Fish, to regulate catching in, H. 351. 318, 380, 781, 999, 1019.

Circuit court, to confer chancery jurisdiction on, n. 819. 543, 749.

Do. See Jefferson county.

Circuit court, practice in. See Morgan county. Jurors in, drawing of, s. 233. 620, 734, 1059, 1067.

Misdemeanors, trial of, to amend act to regulate, s. 264. 634, 699, 835, 854.

MADISON COUNTY-Continued.

Madison high school in, to incorporate. See incorporations.

Hampton school district, to amend, #. 1100. 706,

Big Springs school district, s. 374. 784, 812. Code, section 4053 as to, s. 366. 827, 867,

Do. н. 276. See code.

Solicitor, to repeal act to appoint, H. 1226. 934.

MARION, TOWN OF-

Water works, to maintain, H. 792. 540, 612. Do. s. 288. 676, 711, 740, 799. Prohibition, memorial asking for, 950.

MARION COUNTY-

To repeal act for protection of fish, H. 134. 92, 125, 193, 396, 401.

To repeal act to regulate commissioners court, H. 135. 92, 152, 349, 485, 494.

To abolish county court of, H. 312. 167, 233, 388,717.

Hamilton school district, to create, H. 786, 539, 709, 933.

Hamilton high school, to incorporate. See incorporations, educational.

Agricultural school at Hamilton. See Hamilton. Guin school district, to amend, H. 1209, 865.

MASON, M. A.-

For relief of. See Jefferson county.

MOBILE GAS, LIGHT AND COKE COMPANY-

To amend act to incorporate. See incorporations.

MINES-

To amend act creating inspector of, at. 271. See acts amended.

To require honest weight of coal mined, H. 154. 112, 137, 238, 490, 516.

To secure to wage earners in priority for wages, н. 155. See liens.

MINES—(Continued.

To secure prompt payment of wages to laborers in, H. 308. 167, 222, 818.

Children, to regulate working in, H. 1098. 706.

MERCHANTS BANK OF FLORENCE-

To confirm incorporation, н. 157. See incorporations.

MONROE COUNTY-

For relief of Neil Salter and heirs of David Salter, H. 196. 120, 138, 327, 450, 464.

To regulate trials of misdemeanors in, H. 239. 133, 222.

Separate school district, н. 404. 221, 246, 446, 651, 652.

Chancery court in, to fix time of holding, н. 573. 361, 457.

Do. s. 201. 581, 734, 859, 875.

MOBILE COUNTY-

1. To provide for working public roads by contract, H. 27. 125, 192.

To regulate primary elections in, н. 28. 65, 201, 554.

To amend act providing stenographer for courts, H. 94. 75, 124, 189, 547, 594.

For relief of Harry P, Smith, н. 195. 120, 138, 310, 437, 451.

Amending jury law, н. 314. 167, 233, 476, 819, 867.

Lawful fence in, s. 56. 181, 223, 499, 513.

To protect fish in, s. 82. 181, 285, 1073, 1092.

Chas. K. and Chas. G. Foote, to declare citizens of Mobile county, H. 423. 231, 323, 510, 736.

Boundary line of Washington county, to change. See Washington county.

License money, to repeal law giving to public schools, H. 565. 360.

Phelan B. Dorlan, sheriff, for relief, H. 945. 609, 791, 1088.

MOBILE DOUNTY-(Continued.

Sales of goods, &c., as bankrnpt, &c., H. 31. 65, 139, 811.

Do., s. 219. 929, 936, 998, 1020, 1040.

Pilots, fees of, s. 369. 827.

2. Public roads, working of, s. 403. 827, 885, 1073, 1092.

MADISON LOAN & TRUST COMPANY-

See incorporations.

MANASSAS CLUB-

To confirm charter. See incorporations, sub-title miscellaneous.

MANNING-

Personal privilege of, 226.

MARENGO COUNTY-

Sale of liquor at Magnolia, H. 484. 268.

Stock, on lands of T. H. Bradford, s. 349. 725, 813, 996, 1022.

Liquor, sale of on Griffin place, H. 1159. 762

Stock law, to amend, H. 1208. 865, 920. Do. s. 469. 948, 978, 1026, 1059.

MANUFACTURING-

To repeal act to prevent women and children working in, more than eight hours a day.

See acts repealed.

MARSHALL COUNTY-

To regulate fine and forfeiture fund, H. 90. 74, 124, 189.

Electing county commissioners, н. 56. See Calhoun county.

Boaz school district, to establish, н. 417. 230, 270, 355, 464, 518.

School funds, superintendent to disburse, H. 486. 169, 748.

Antioch school district, s. 300. 726.

Misdemeanors in, trial of, s. 216. 917, 936.

McDOWELL, S. W .--

For relief of, H. 746. 533, 591, 648, 849.

MEMORIAL OF M. E. CHURCH SOUTH-

Against bill to repeal prohibition at Tuskegee, 455.

MIDDLEBROOKS. T. J.—

See Lowndes county.

MILLER, DR. J. C.—

For relief, H. 1170. 788.

MILK—

Municipalities may appoint inspectors, н. 1124. 731.

MINERAL LANDS—

Asking donation to agricultural schools. See joint resolutions.

MINSHEW, NATHAN—

Heirs of, patent to. See Barbour county.

MIZELL, JOSEPHINE S.—

Authorizing to sell certain land, H. 215. See Coffee county.

MISDEMEANORS—

To prevent double trial for. See criminal law.

MOBILE, CITY OF-

To regulate primary elections in. See Mobile county.

Harbor, to amend regulations, H. 424. 231, 260, 818.

Do. н. 1083. 695, 733.

Do. s. 198. 580, 632.

Do. H. 725. 531, 674, 685, 983, 1019.

Port of, to amend incorporation. See incorporations.

MOBILE, CITY OF-(Continued-

Inferior court of, to establish, H. 593. 376, 544, 714.

Justices of peace in, to regulate costs, H. 594. 376, 544, 714.

Justices of peace in, jurisdiction of, H. 595. 376, 545, 715.

Mobile Cotton Exchange, exempting from jury duty, н. 719. 530.

Young Men's Christian Association, to incorporate. See incorporations.

Fidelia Club, to confer additional powers on, H. 731. 532, 631.

Athelston Club, to confer additional powers on, H. 732. 532, 631.

Water works, to authorize to acquire, н. 872. 587.

Do. s. 333. 754, 796, 813, 930.

Real estate, right of city to, s. 430. 906, 937, 1067, 1092.

MORTGAGEES-

To protect as to growing crops, н. 233. 132.

MORTGAGES-

Property conveyed by, description of value in, н. 1128. 731, 843, 844.

MOUNT VERNON BARRACKS-

Asking donation of, s. J. R. 32.

MORGAN, JOHN T.— 197, 217.

MONTGOMERY COUNTY-

To regulate costs in justice courts in, н. 38. 66, 122, 157, 212, 216.

Amending act giving lien for pasturing stock. See Dale county.

Amending act to regulate drawing jurors, s. 101. 154, 187, 329, 366.

MONTGOMERY COUNTY—(Continued.

Amending section 4331 of code, as to, s. 12. 154, 187, 330, 366.

For relief of Francis M. and Edwin W. Crenshaw, of, н. 331. 169.

To issue bonds for \$300,000, s. 9. 181, 223, 265,

To confirm certain bonds, s. 93. 216, 246, 288, 335.

Louise A. Westcott, to relieve of non-age, H. 425.

н. 790. 540, 671, 953, 1080. Do.

Westcott, Wm. B., to relieve of non-age, H. 733. 532, 670, 782, 1056.

Montgomery, Theodorie, for relief of non-age, H. 734. 532, 670.

Fine and forfeiture fund, to amend act. See Jefferson county.

Stock law in certain portions, H. 1147: 748, 794. Gassenheimer, Sydney, to relieve of non-age, s. 253. 784, 795.

Hall, A. J., for relief of, H. 1189. 810.

MONTGOMERY, CITY OF-

To repeal section 82 of act to establish charter. See incorporations.

To prescribe manner of electing recorder, H. 165. 114, 125, 152, 368, 582.

Bonds, to authorize to issue, H. 558. 338, 365.

Do. s. 205. 459, 711. Do. н. 1092. 696, 764.

s. 402: 922, 936, 1030, 1082.

Taxes, sales of land for, to amend act to regulate, н. 559. 338, 593. Do. s. 204. 465, 711.

Charter, to amend. See incorporations.

Butcher pens, to prevent within three miles of, on public roads, H. 630. 424, 631.

Clerk of council and treasurer, to consolidate, H. 1006. 641.

Council of, may buy and sell realty, H. 1084. 695, 764.

MONTGOMERY INFIRMARY-

To establish training school for nurses, н. 1105. 706, 793.

MOULTON-

To abolish charter, H. 1123. 731. Charter, to amend. See incorporations.

MOORE, T. S,-

Of Baldwin county, for relief. See Baldwin county.

- 2 -

MONTGOMERY, J. H.—

Resignation of, 1017.

MONTGOMERY STREET RAILWAY-

To confirm charter. See incorporations.

MONTGOMERY SHOOTING CLUB-

To authorize to borrow money, н. 605. 378, 592, 931, 1088.

MOBILE ATHLETIC ASSOCIATION-

To dissolve incorporation. See incorporations, miscellaneous.

MUNICIPAL CORPORATIONS-

Defining cities, towns and villages. See corporations.

Ordinances of, self proving. See evidence.

MUTUAL BENEFIT BUILDING AND LOAN ASSO-CIATION—

To confirm charter. See incorporations.

MUTUAL FIRE INSURANCE ASSOCIATION—

To incorporate. See incorporations.

MORGAN COUNTY-

To regulate issue of garnishments, н. 41. 66, 136, 194, 490, 517, 523, 546, 690, 715, 735.

MORGAN COUNTY—(Continued.

To repeal act to provide for working public roads, &c., H. 97. 75, 125, 193, 339, 342.

Authorizing mayor and aldermen of New Decatur to divide same into wards. See New Decatur.

Prohibition at Hartselle, н. 466. 256.

College in, to incorporate. See incorporations. Liquors, license to sell in, to amend act to regulate, H. 551. 337, 364, 478, 717.

Prohibition at certain places in, н. 552, 337, 364, 645, 966.

Denton, A. M. C., for relief of, H, 735. 532.

Probate judge, fees, H. 813. 542, 632, 992, 1080. Circuit court, to confer chancery jurisdiction on.

See Madison county; also Jefferson county.

County site, to locate, H. 877. 588.

Practice in Circuit court, s. 228. 620, 734, 1008, 1023.

Code, section 1053, to amend. See code.

McLENDON, W. A.—

For relief. See Henry county.

McWHORTER, R. S.—

Late tax collector of Lowndes county. See Lowndes county.

NEW DECATUR-

To authorize maynr and aldermen to divide into wards, н. 399. 220, 235, 435, 506, 517.

Streets, authority of corporation to keep up, H. 814. 543, 632, 702, 891.

Aldermen, to increase number, H. 951. 609, 791, 956, 1090.

NEGOTIABLE PAPER-

Regulating protest of, H. 421. 231, 341.

NORTHERN CHANCERY DIVISION-

To create. See chancery.

NORTH ALABAMA COLLEGE—

To incorporate. See incorporations, educational.

N.E. ALABAMA AGRICULTURAL SCHOOL AT ALBERTVILLE—

To sell lands. See lands. To grant diplomas, н. 1125. 731, 812.

NEWTON, TOWN OF-

To incorporate. See incorporations.

NATASULGA-

To amend incorporation. See incorporations.

OATH—

Of members, 6, 7, 522.

OFFICERS—

Of house; temporary, 7; permanent, 7, 12. Resolution of thanks to, 1103.

OUTLAW-

To prevent selling history of, н. 62. 70, 125, 136, 208, 477, 494.

OATS-

To prevent sale of seed mixed with Johnson grass, н. 150. 112, 137, 239, 464, 494.

OAKMAN—

Charter for, н. 803. See incorporations, municipal.

To establish separate school district, н. 252. 135.

OZARK-

To establish city court of, н. 325. 169. To incorporate. See incorporations. Saloons, to prevent keeping open on Sunday, н. 824. 544, 610.

OLDHAM, JOHN S .--

For relief. See Birmingham.

OYSTERS-

tTo amend act to regulate taking. See acts amended.
Planting and taking of, to regulate, н. 538. 336.

OXFORD, TOWN OF-

Separate school district, H. 587. 375, 669. Charter, to amend, and bonds, to issue. See incorporations.

ONEONTA SCHOOL DISTRICT—

Prohibition in, H. 607. 397, 458.

OZARK COTTON MILL COMPANY-

To incorporate. See incorporations, banking, industrial, &c.

OLEOMARGARINE-

Sale of, to regulate, H. 922. 606.

OLIVETT CLUB-

To incorporate. See incorporations, miscellaneous.

ODEN, HENRY P.-

For relief, H. 1046. 748, 794.

OPELIKA-

Government of, to provide for, s. 423. 827, 885, 1071, 1092.

ORDINANCES-

Self-proving. See evidence.

OFFICE-

To prevent attempt to usurp.

PIKE COUNTY—

To repeal section 4 of act as to election county commissioners. See Bullock.

To repeal act as to securing jurors, н. 99. 75, 152, 347, 861, 890.

Establishing school district, H. 160. 114, 202, 388, 505, 550.

To establish city court of Troy, н. 321. See Troy.

To protect bridges, &c. See Covington county.

Fine and forfeiture fund of, H. 614. 398.

Stock law in, to amend, н. 794. 540, 613, 626, 899, 876, 1056.

Prohibition at St. John's Baptist church, н. 1053, 666, 763.

Ansly school district, H. 1085. 695, 751.

Chancery court, time of holding, s. 294. 726, 751, 1008, 1022.

PLEADING AND PRACTICE-

Proceeding in bills of discovery, #. 127. 91, 246, 797.

To prohibit courts from giving the general charge, н. 136, 92, 223, 272.

To regulate defenses of frauds, &c., to action on contracts, H. 240. 133.

To authorize dismissal of garnishments in certain cases. See garnishments.

Transfer of cases from courts abolished, н. 358. 185, 246, 815.

Trespass and case, to abolish distinction between, н. 144. 230.

Criminal cases, where property belongs to corporations, H. 488. 269, 341.

Verdict in criminal cases, to record s. 142. 400, 483.

Counts, authorizing joining in certain cases. See indictment.

Practice, to regulate, n. 891, 590, 672, 796.

Chancery, sworn answers, and effect of s. 143. 602, 734.

Bills of exception signing, H. 944, 608.

PLEADING AND PRACTICE—(Continued.

Life insurance, defenses to actions on. See insurance companies.

Mandamus, &c., clerk or register may issue. See clerk.

PUBLIC SCHOOLS—

To regulate issue of certificates, н. 148. 112, 137, 224

Do. н. 863. 586, 749.

Amending act to regulate apportionment of fund, H. 163. 113.

To exempt trustees from poll tax and road duty, H, 22. 64, 116, 137, 237, 242.

Do. н. 182. 119.

Poll tax fund, disposition of. See taxation.

System of, to establish, H. 1026. 644.

County superintendents, competency, H. 516. 283, 364.

Text books, board to select н. 592, 376, 669.

Funds, to apply portions to normal schools, H. 793. 540.

Moneys, to be applied as required by the constitution, H. 1028. 644.

Apportionment of funds, to amend act. See Clarke county.

PETTUS, FRANCIS L.—

Resolution of thanks, 13.

Appointment of, 60.

PICKENS COUNTY-

Repealing act regulating election of county commissioners. See Bullock county.

Petition in relation to convicts, H. 355. 185.

Burgin, Jefferson D., for relief, H. 634. 423. Jury law. See Tuscaloosa county.

PUBLIC SCHOOL TRUSTEES-

To exempt from poll tax and jury duty, H. 22. See public schools.

PARTITION PROCEEDINGS-

To amend act providing for publication to defendants, H. 30. See acts amended.

PETIT LARCENY—

See larceny.

PARK, J. P.—

See Tuscaloosa county.

PERRY COUNTY-

To prevent sale of seed cotton in, H. 98. 75, 138, 308, 580, 601.

Electing county commissioners of, to prescribe manner, H. 243. 133, 153, 472, 601, 602, 626, 639, 660, 675, 690, 922, 935.

Repealing section 3089 of code as to, н. 242, 133, 153, 350, 848.

Reports of committing magistrates, н. 394. See Dallas county.

Chancery court, times of holding. See Monroe county.

Aunting without consent, &c., to amend act. See Winston county.

Stock law in certain places, s. 170. 490, 794, 950, 988.

Prohibition at Marion, н. 1212. 883.

PEOPLE'S MUTUAL INSURANCE ASSOCIATION— To incorporate. See incorporations.

PARTNERSHIP-

Limiting liabilities of partners, н. 137. 93.

PARTRIDGES-

To prevent baiting for. See doves.

PISGAH MALE AND FEMALE ACADEMY— H. 186. See incorporations.

PERSONAL PROPERTY—

To require contracts reserving title to be recorded, H. 191. 120, 271.

Regulating such contracts, H. 208. 129.

Do. н. 202. 121.

To prevent removal unless taxes paid. See Taxation.

To prevent disposition of on which there is lien, н. 464. 256, 322.

Removal out of state to avoid laws, n. 491. 269, 379.

Of persons arrested. See prisoners.

To regulate sales of. See sales:

POOL, &c.—

To prohibit playing wher liquor is sold, н. 229. 131, 187, 434, 448.

PATENT MEDICINE—

To prohibit sale of unless formula on bottle, н. 230. 132, 170, 433.

PHARMACY-

To amend act to regulate practice, H. 246. See acts amended.

PRINTING—

To be awarded to citizens, H. 274. 148, 201, 552. To amend act to provide for. See acts amended.

PHENIX CITY-

In Lee county, new charter. See incorporations. Officers, when elected, н. 1029. 644, 674, 700, 849.

POLL TAX-

To regulate disposition of, н. 299. See taxation. Do. н. 823. See taxation.

PHILADELPHIA MORTGAGE COMPANY AND BRITISH-AMERICAN MORTGAGE COMPANY—For relief of, n. 367. 186, 593.

POPWELL, JOHN-

Heirs of, for relief, H. 390. See Chilton county.

PROHIBITYON.

Measure of proof in prosecutions under, н. 430. 232, 324.

Penalty for violation of; s. 227: 659, 794. See liquors, also.

PHENIX CITY RAILWAY COMPANY-

To incorporate. See incorporations. Do. To amend. See incorporations.

PUBLIC OFFICE...

To prevent usurpation. See office.

PHYSICIANS-

Using spirits, to protect people against, H. 517. 816.

To give lien for services, &c. See liens. Dispensing medicines, authority defined, s. 844. 784, 843, 961, 985.

PRIMARY ELECTIONS—

To regulate, н. 611. 397.

PROTESTS-

Mr. Hearn and others, on bill to elect superintendent of Education Choctaw county, 419.

Mr. Fuller, on action on Bibb county court bill, 481.

As to money used for inaugaration, 1003. of Mr. John, relative to convict law, 1098. Do. relative to revenue law. 1099.

POLLARD, TOWN OF-

To charter. See incorporations, sub-division municipal.

PHOENIX CLUB-

To confirm incorporation. See incorporations, sub-title miscellaneous.

PASSES-

To enforce constitutional provision as to giving. See constitution.

POWELL, WM.-

For relief of, H. 712. 529.

PRISONERS-

Property of, duty of officers, H. 812. 542, 632. Removal, to regulate removal, H. 1091. 696, 733.

PAWN-BROKERS-

Regulating business of, H. 943. 608, 672.

PLANTERS WAREHOUSE AND COMMISSION COMPANY—

To incorporate. See incorporations, banking, industrial.

PIONEER PETROLEUM COMPANY—

To amend incorporations. See Banking, industrial &c.

PRATTVILLE-

Bonds. to issue, H. 1030. 664, 609, 967, 1080.

PUBLIC ROADS—

Overseers and apportioners, fines of defaulting, n. 1151. 761. Overseers of, duties, s. 309. 784, 848.

PEDDLERS-

To tax in certain counties. See Wilcox county.

QUARANTINE—

To regulate practice of, н. 286. 149, 234, 771. Act to establish, amending. See acts amended. Board of Mobile Bay, to compensate Thomas S. Scales. н. 729. 531, 748.

QUICKENHAM CLUB-

To confirm incorporation. See incorporations, miscellaneous.

RESOLUTIONS-

See joint resolutions.

Raising committee to assign seats, 6.

To notify senate of permanant organization, 12. Authorizing speaker to appoint pages and messenger, 13.

Of thanks to Hon. Francis L. Pettus, Ex speaker,

Authorizing door-keeper to purchase supplies, 13. Raising joint committee to investigate two and three per cent. fund, 13.

Instructing speaker to appoint door-keeper for gallery, 13.

Instructing door-keeper to furnish code, acts, &c. 14.

Raising standing committee on rules, 14.

That the door-keeper obtain acts of 1892-3 for the members, 68.

Allowing committee on revision of laws clerk, 127, 128.

Allowing members to have names enrolled, 128, 151.

Raising committee to redistrict, 129.

Providing that clerk L. L. committee serve also as clerk P. and C. A., 150, 163.

Fixing regular hour for convening &c., 150, 180, 241, 339, 693.

Authorizing clerk to employ assistant, 150, 163. Providing assistance for engrossing and enrolling clerks, 195.

Rules, Proposing additional, 225, 258,

RESOLUTIONS—(Continued.

Reports of troops at Capitol, condemnation of, 242.

Illegal inauguration, to inquire if any member participated in, 258.

Omnibus prohibition bill, 258 362.

Journal, to expunge certain parts of, 259.

Election frauds, committee to examine, 280.

Silver, free coinage of, petitoning congress, 316. Constitutional convention, committee to consider, 316.

Supreme Court Reports, rights of state in, 363, 380, 514.

Inauguration expenses of, to inquire into. See Joint resolutions.

Solicitors for 11th and 12th circuits, fixing time to elect, 455.

Bills for relief, raising committee to group, 522. Condemning charges of "honest election" convention, 523.

Cotton States and Industrial Exposition, reception of committee, 523, 535, 547.

Enrolled bills, committee on may employ clerk, 549, 600.

Nebraska, per diem to sufferers in, 549.

Salaries of officers, to reduce, 549.

Philyaw, reward for arresting assailants of, 575,

Election bill, committee to draft, 623.

State troops, Governor to furnish information as to, 624.

Superintendent of education, committee to examine, 625.

Anthony, Susan B., use of hall, 626.

Capitol, Governor to repair roof, 626.

Rule 57, to emforce, 745.

Dawson, N. H. R., Death of, 745.

Charges of corruption, to examine into, 920.

RULES-

Adoption of temporary, 6-13. Permanent, 76, 258. Joint, 162, 805.

RULES—(Continued.

Raising standing committee on, 9-10. Amending rule 22, 57, to enforce, 745.

REGISTRARS-

To provide compensation, н. 15. 63.

RAILROAD TRAINS-

To prevent jumping from moving, н. 102. 76. Do. н. 716. 530. Running freight on Sunday. See freight trains. Persons secreting themselves on, to prohibit, н. 713. 530, 612.

REAL ESTATE—

To amend act to compel determination of claims to. See acts amended.

To provide for recording purchase money notes, н. 131. 92.

Municipalities have lien for taxes. See liens.

RECEIVERS-

To provide for service upon, н. 275. See corporations.

Authorizing suits against without leave of court, H. 365. 186, 246, 816, 1090.

On motions to appoint, witnesses, н. 489. 269, 341.

To provide for service upon, н. 190. 119, 152, 367, 470, 494.

To require bond before appointment, н. 85. 73, 202, 616, 982, 1017.

Do. s. 53. 154, 234, 501, 515.

RANDOLPH COUNTY-

To incorporate Graham College in, н. 278. See incorporations.

Time of holding chancery court, s. 48. 204, 234, 500, 513.

Road law in. See Tallapoosa county. Section 4193, to repeal as to, H. 1102. 706.

RANDOLPH COUNTY—(Cotinued.

Circuit court, to regulate holding, s. 191. 726, 751, 939, 1061, 1082.

Code, section 535, to amend as to, s. 326. 726, 751.

Stock law in, H. 1165. 788, 813, 997. Do. s. 446. 908, 939, 1029, 1059.

RABID DOGS-

To prevent running at large, н. 279. 148, 223, 768, 1018.

RUSSELL COUNTY-

Prohibition in beat 2, H. 452. 245, 270, 352, 652, 677.

Misdemeanors in, to regulate trial, H. 596. 376, 457, 838, 1089.

Dogs, to regulate keeping. See Barbour county.

ROSS INSTITUTE—

To incorporate. See incorporations.

RESIDENCE-

To establish when partly in two counties, s. 71. 311, 378, 683, 736.

RUTLEDGE—

To amend incorporation. See incorporations.

RECORDS-

Preservation of, to provide for, H. 612. 397, 545. See common carriers.

RAILROADS—

Incorporations, ticket office and agent in, н. 698. 528, 670.

Fenced, to require to be, H. 889. 589, 671. Charges, to regulate. See common carriers. Train robbing, to define. See train robbing. Stock killed by, to pay for, H. 1145. 747. Stock killed by, relating to, s. 304. 754, 812. Lien to contractors for building. See liens.

RANDLE, MARGARET R.-

For relief, H. 728. 531, 670, 765.

REVENUE LAWS-

To amend. See taxation.

RIPARIAN OWNERS-

To charge for use of property, н. 973. 629, 877, 1035, 1056.

ROADS-

Shell, to prevent stock running on, H. 1101. 706, 792.

ROANOKE-

Prohibition at, s. 328. 922, 991, 1021.

SHELBY COUNTY-

To repeal act regalating election of county commissioners. See Bullock county.

Do. н. 203. 121, 138, 327.

Shelby school district, H. 570. 361, 399.

Aldrich school district, to create, H. 632. 423.

Fine and forfeiture fund, H, 795. 540, 671.

Misdemeanors in, to regulate trial of, н. 809. 542, 791, 895, 1083, 1089.

Commissioners of, repealing act to regulate election of, н. 982. 630, 791, 956.

Jefferson county boundary, н. 1155. 761, 903.

SOLICITORS-

To regulate pay, н. 356. 185.

Law partner, to prohibit from defending.

For 11th and 12th circuits, fixing time to elect. See joint resolutions.

Do. election of, 459.

Commissions on fees, to dispose of, н. 738. 532, 610.

Fees of, to provide means to collect, H. 739. 532, 611, 991, 1090.

Pay, to amend act to fix. See acts amended. Salaries, governor's message as to, 752.

SOLICITORS—(Continued.

Appointment of, temporary, s. 337. 807. For 13th circuit, and for Gadsden city court, 1013.

SPEAKER PRO. TEM .-

Election of, 7.

SELMA FAIR AND DRIVING ASSOCIATION—

To confirm and amend charter, H. 1. See corporations.

SEATS-

Committee to assign, 6.

SPEAKER—

Election of, 7.

STEAM BOATS-

Charges, to regulate. See common carriers. To regulate landing of goods by, н. 10. 63, 125, 260, 818.

SULLIGENT, LAMAR COUNTY-

To prohibit the sale of liquor at, н. 79. See Lamar county.

ST. CLAIR COUNTY-

Prohibiting sale of liquor, H. 141. 93, 137, 262, 418, 431, 455, 459, 477, 478, 484, 552.

To provide for support of public schools, н. 204. 121, 170, 385, 1049, 1087.

Hunting without consent of land owner, s. 120. 485, 794.

Constables, to execute process, H. 934. 607, 697. Big Canoe Creek, to prevent obstructing, H. 935. 608, 866, 979, 1088.

Fishing in, to regulate, H. 1022. 643, 698.

Birds, to prevent catching with net, H. 1023. 643,

Agricultural school at Springville, н. 1066, 668, 763, 911.

Ragland school district, н. 1127. 731, 812.

STATE LOAN AND TRUST COMPANY-

To incorporate, H. 153. See incorporations.

STILL, W. J. AND M. D.-

For relief of, H. 180. See Elmore county.

SMITH, HARRY T.—

For relief of. See Mobile county.

SALTER, NEIL AND HEIRS OF DAVID-

For relief of. See Monroe county.

SURVEYS, BY U. S.—

To regulate &c., H. 285. 149, 233, 769.

SELMA, THE BANK OF-

To confirm incorporation, н. 301. See incorporations.

SUMTER COUNTY-

Election of county superintendent of education, H. 322. 168, 234, 354, 419, 502, 635, 687, 753, 775, 824.

Fine and forfeiture fund of, s. 237. 653, 699, 783, 807, 830.

SEARIGHT, IN CRENSHAW COUNTY-

Oharter for, H. 342. See incorporations.

STEGALL, J. R.—

For relief, H. 292. See appropriations.

SOUTHERN ASSOCIATED PRESS-

To amend charter. See incorporations.

SELMA, CITY OF-

To issue bonds, n.433. 232, 324, 647, 867.

Waste pipes, &c.. to connect with sewer, н. 480. 268, 321, 655, 898.

City court, to consolidate criminal cases in circuit court, H. 520. 316, 364, 389.

Incorporation of, to amend. See incorporations, municipal.

SLEEPING CAR SERVICE-

To regulate, н. 446. 244.

SPRING LAKE COLLEGE-

To incorporate, H. 467. See incorporations

STATE TROOPS-

Majors in, to increase to three to each regiment, H. 468. 257, 323, 759, 989.

Armory rent, to allow counties to pay, H. 469. 257, 323, 757, 989.

Encampment for 1895-6, appropriation for. See appropriations.

Medicine &c., to authorize surgeon to purchase, н. 471. 257, 323, 758, 989.

Elective officers, filling vacancies in, H. 1043. 665, 710.

Do. s. 385. 808, 843. 1065, 1082.

Brigade of, formation and officers, н. 1044. 665,

Do. s. 386. 807, 843, 1065, 1083.

Officers elected in another organization to retain rank, H. 1045. 666, 710.

Do. s. 387. 808, 844, 1065, 1082.

Medical department of, to organize, н. 1173. 788, 843.

SHEFFIELD-

To amend charter. See incorporations. Streets &c., to close, s. 444. 887, 937.

SUPREME COURT-

Trials of criminal cases in, to regulate, н. 613. 398. 544.

Reports of, report of committee as to state's interest in, 514.

STALLWORTH, W. L.-

For relief of, s. 192. 465, 902.

SOUTHERN COAL COMPANY—

To incorporate. See incorporations, banking and industrial &c.

SILVER-

Free coinage of. See joint resolutions.

STREET RAILWAYS, &c .-

To amend act to authorize consolidation. See acts amended.

SCOTT ACADEMY—

To amend incorporation. See incorporations, educational.

STALLWORTH, -

Reward for arresting Philyaw's assailant. See resolutions; also governor's message.

SECURITY BANKING AND LOAN COMPANY-

To incorporate. See incorporations; banking; industrial, etc.

STILL, M. D.-

Of Elmore county, to relieve of non-age. See Elmore county.

SYLLACAUGA—

Incorporation, to amend. See incorporations; municipal.

STILLMAN INSTITUTE—

To incorporate. See incorporations; educational.

STATE LAND TRUST COMPANY—

To incorporate. See incorporations; banking; industrial, etc.

SOUTHERN HOME INSURANCE COMPANY—

To incorporate. See incorporations; banking; industrial, etc.

SNIDER, WILLIAM M .-

Superintendent of education, Covington county, for relief of sureties. See Covington county.

SOUTHERN MUTUAL FIRE INSURANCE COM-PANY—

To incorporate. See incorporations.

STATE OFFICERS-

Salary of, to fix, s. 307. 653, 978.

SEAL, FOR THE STATE—

To establish, н. 1050. 666, 792, 855. Fees for use, н. 1132. 732, 763.

STATE FLAG-

То adopt, н. 1051. 666, 710, 856, 1019.

STATE SUPERINTENDENT OF EDUCATION—Additional clerical force, H. 1057. 667, 940, 976.

SPIO-

To incorporate. See incorporations.

SALES-

Judicial, to prevent sacrifice of property at, н. 1076. 694. Of personal property, to regulate, н. 58. 70.

SOUTH ALABAMA AND GULF RAILROAD COM-PANY—

To incorporate. See incorporations.

SHELL ROADS-

See roads.

STANDARD BUILDING & LOAN ASSOCIATION— To confirm charter. See incorporations.

SEATE WEATHER SERVICE—

To establish, н. 1161. 762, 977.

STANDARD CLUB, OF HUNTSVILLE-

To confirm incorporation. See incorporations.

STATE ABTRACT COMPANY, OF MONTGOMERY—
To amend charter. See incorporations.

SHERIFFS--

Persons doing business without license, to arrest. See taxation.

In charge of prisoners, duties of, s. 408, 952, 977. For relief of, s. 117, 633, 674, 967, 985.

SLAUGHTER, W. H. AND H. W.--

Of Baldwin county, for relief of. See Baldwin county.

SECRETARY OF STATE—

Books, duty in distributing, н. 1133. 732, 793. Swamp lands, may sell, s. 404. 827, 903.

SWAMP LAND-

Secretary of State to sell. See secretary of state.

SALES OF GOODS, ETC .--

As bankrupt, etc., s. 219. See Mobile county.

SUPERINTENDENT OF EDUCATION—

See state superintendent.

SHEFFIELD AND TUSCUMBIA STREET RAIL— WAY COMPANY—

To change name, s. 485. 952, 978, 1070, 1090.

TXXATION-

Joint committee to consider laws, 115, 424.

To prevent moving property unless tax paid, H. 259, 146.

Disposition of poll tax, н. 299. 166, 223, 284.

Do. н. 823. 544.

To require license tax on stallions, н. 324. 169, 202, 638, 646.

TAXATION—(Continued:

Redemption of undivided interests in land, H. 353. 185.

Local bills to levy tax on, H. 444. 244.

Taxes for use of state, to levy, н. 487. 269, 321, 371, 419. 431.

Income tax, to provide for, H. 512. 283.

Listing of lands by assessors, to repeal act for. See acts repealed.

Notes, mortgages, etc., tax on, to provide for collection, H. 547. 337, 425.

Tax payers, to protect, 563, 360.

Taxes may be paid in warrants, s. 111. 367.

Fertilizer tags, surplus from sale of, H. 601. 377. Assessment in 1895, Acts 1894-5 applicable to. See joint resolutions.

Lands bid in for, to dispose of, s. 37. 430, 710, 845, 875.

Corporations to pay license, s. 183. 430, 613.

Gifts, legacies, etc., to tax, H. 724. 531.

Revenue laws, to amend, H. 756. 536, 843, 873, 892, 894, 904, 907, 924, 926, 942. 1032, 1050, 1053, 1077, 1090.

Do. John's protest as to, 1099.

Municipal corporation, lien for. See liens.

Land erroneously sold for, to refund money, H. 988. 631, 673.

Erroneous sales, for relief of persons buying under from state, s. 259. 653; 711, 995, 1022.

Lands sold, for relief of owner, H. 1047. 666.

Fares, to license, H. 1138. 747.

License, persons doing business without to arrest, н. 1181. 789, 866, 888.

Peddler, to tax in certain counties. See Wilcox county.

TALLAPOOSA COUNTY—

Constables, fees in, H. 205. 122, 152, 366, 450. Time of holding chancery court. See Randolph county.

Prohibition in beat 17, H. 505. 282. 340, 436, 688, 717.

TALLAPOOSA COUNTY—(Continued.

Road law in, н. 506. 282, 364, 441, 651, 653. Taxes, delinquent, to better provide for collection, н. 615. 398.

Prohibition in beat 4, to repeal, H. 633. 423.

Suits, where brought, H. 800. 541.

Prohibition, election on, н. 801. 541, 631, 723.

Daviston school district, H. 936. 608, 749, 959, 1087.

Stock law in certain beats, H. 1000. 640.

Fishing, to prevent in beat 2, s. 356. 828, 866, 964, 988.

Constable for beat 7, to appoint deputies, II. 1196.

Hopper, Amos T., to execute deed, s. 452. 917, 937, 1072, 1092.

TWO AND THREE PER CENT. FUND--

See resolutions.

TIMBER-

To give land owner lien for, н. 9. See liens.

TOMPKINS, R. A.—

Authorizing sureties to collect taxes, n. 13. See Franklin county.

TALLADEGA CITY COURT—

To provide for payment of costs for convictions of felonies, n. 45. 67, 125.

Do. H. 880. 588, 632, 701, 1057.

To amend act to establish, s. 15. 171, 733, 1012, 1082.

To repeal act to establish, н. 797. 541.

TUSCALOOSA COUNTY-

To provide for compensation county solicitor, н. 46. 67, 187, 474, 725, 756.

Fine and forfeiture fund of, H. 47. 67, 187, 498, 717.

For relief of J. P. Park, ex-tax assessor of, н. 48. 67, 125.

TUSCALOOSA COUNTY—(Continued.

To authorize levy of tax for public buildings and bridges, H. 142. 93, 187, 330, 431, 450.

Stock law in, H. 361. 186, 247, 471, 1018.

To regulate drawing of jurors in, н. 291. 150, 534, 719.

Boars and bulls in, to prevent running at large, н. 743. 533.

Superintendent of education, act to elect, to repeal act, H. 938. 608, 672.

Witness fees, to regulate, s. 291. 676, 795, 1020, 1053, 1082.

Bonds, to issue, s. 422. 827, 885, 962, 985.

Sales &c., of goods, &c., as bankrupt. See Mobile county.

TALLADEGA COUNTY-

County commissioners, election of. See Calhoun county.

Amending lien for pasturing stock, н. 111, See Dale county.

Fixing Clay county line, s. 14. See Clay county. Regulating practice in circuit court, s. 16. 181, 341, 407, 451, 459.

Do. s. 248. 689, 734, 1062, 1091. To repeal city court, H. 359. 185.

Road law, to amend, s. 17. 228, 341, 439, 469, 493.

Sheriff of, payment of certain claims, n. 740. 533, 611, 879, 935.

Registrar of, to pay, H. 741. 533. Stock law in, H. 798. 541, 591,.

Do. s. 799. 541, 591, 657, 824.

TROY-

Bonds, to authorize issue of \$20,000, н. 736. 532, 631.

Do. s. 342. 907, 921, 956, 985.

To authorize to issue bonds for \$30,000, н. 140. 93, 125, 191, 396, 401.

To amend normal school act, н. 167. See incorporations.

TROY—(Continued.

To establish city court of, H. 321. 168. Treasurer, to elect, s. 412. 827.

TRAM-ROADS, &c.—

Owners responsible for damages by, H. 298. See corporations.

TUSCUMBIA---

Amending charter, s. 87. See incorporations.

TELEGRAPH COMPANIES—

To compel prompt delivery of messages, н. 411. 229.

To punish for failure to deliver message, н. 442. 244.

TOMPKINS, R. A.--

Ex-tax collector of Franklin county, for relief of, n. 449. See Franklin county.

TUSKEGEE-

Prohibition at. See Macon county. Bonds, to issue, H. 1163. 762, 813.

TREDEGAR MINERAL RAILROAD COMPANY—

Amend incorporation. See incorporations.

TUSCALOOSA, CITY OF—

Elections in, to regulate, s. 136. 400, 457, 1030, 1059.

Incorporation, to amend. See incorporations, municipal.

Bonds, to authorize issue, H. 1007. 641, 709.

Bonds, to authorize issue, H. 947. 609, 672, 957, 1080.

THOMPSON, W. W.—

Sheriff of Macon county, for relief of. See Macon county.

TREASURER—

Report of condition of office, 484.

TROY FERTILIZER COMPANY—

For relief, H. 737. 532, 670, 700.

TRI-STATE NORMAL UNIVERSITY—

To receive public school funds, π . 779. 538, 697. Do. π . 962. 627.

Do. s. 292. 784.

TRAIN ROBBING-

To define, н. 1130. 732, 901. Do. s. 490. 982, 1017, 1072, 1093.

TALLADEGA, CITY OF-

To amend incorporation. See incorporations.

TALLESON, A. E. J.—

Of Cleburne county. See Cleburne county.

TROUP, L. P.--

To pay certain fees, н. 1223. 901.

TELEGRAPH OPERATORS—

To exempt from jury duty, s. 296. 905, 936.

TWO AND THREE PER CENT. FUND-

To pay into treasury, s. 355. 948, 977, 1076, 1093.

UNITED STATES SENATOR--

Election of, 197. Joint convention to declare result, 217.

UNITED MINE WORKERS-

To incorporate, H. 448. See incorporations.

UNION SPRINGS-

Bonds, to amend act to issue, H. 1024. 743, 699, 932, 1056.

VERDICT-

In criminal cases, to record. See pleading and practice.

VOTERS-

Registration of, H. 658. 453.

VAN KIRK LAND AND CONSTRUCTION CO.--

To authorize to borrow money, H. 875. 588,709. Do. s. 311. 754, 764, 801, 830.

WASHINGTON COUNTY—

To provide for appointment of county solicitor, н. 281. 148, 591, 764, 1057.

Prohibition at Fairford church, H 280. 148, 270. 329, 445, 456, 497, 507, 546.

Do. at Calvert, H. 327. 169, 270, 525, 857, 861. To repeal section 4 of an act as to electing county commissioners. See Bullock county.

Repealing act allowing sheriff to collect taxes, H. 49. 67, 124, 178, 311. 326.

Game law in. See Clarke county.

Johnson, M. P., of, for relief of, н. 60. 70, 125, 170, 404, 753, 774, 921, 929.

Commissioners districts and election precincts, H. 328. 169, 187, 414, 516, 520.

Repealing act for better payment of grand and petit jurors, H, 400. 220, 271, 511, 849.

Requiring treasurer to keep funds to pay jurors, &c., н. 401. 220, 247, 472, 849.

Fine and forfeiture fund, н. 402. 221, 247, 816, 1089.

Chas. K. and Chas. G. Foote, to declare citizens of Mobile county. See Mobile county.

Boundary of Mobile, to change, н. 539. 319, 644, 963, 1086.

Misdemeanors, trial of, to regulate, н. 554. 338, 379, 403, 485, 518.

Do. н. 804. 542, 632, 647, 867.

Boykin, Cyrus, for relief, H. 597. 377, 669, 933, 1018.

WASHINGTON COUNTY—(Continued.

Boykin, Cyrus, for relief, н. 597. 377, 669, 833, 1018.

Clarke, Mrs. M. D., for relief of, H. 939. 608. School fund apportionment. See Clarke county. Constable's fees. See Covington county.

WINSTON COUNTY—

As to electing county commissioners, H. 50. 67, 125, 139, 709,

Melville school district, н. 329. 169, 865.

Freemen school district, н. 282. 148, 202, 636,

Poplar Springs school district, н. 283. 149, 202, 636, 774.

Election of county commissioners. See Lawrence county,

Dismal school district, s. 98. 274, 323, 391, 421. Anton school district, H. 577. 361, 399, 681, 849.

Hunting without consent, &c., to amend act, н. 178. 361, 611.

Flat Cock school district, H. 662. 454.

Lands held adversely in. See Blount county.

WESTCOTT, WILLIAM B.—

For relief, H. 733. See Montgomery county.

WESTCOTT, LOUIS A.—

To relieve of non-age, н. 425. See Montgomery county.

WHITESIDE, WORTH--

Of Calhoun county, to relieve of non-age, H. 440. See Calhoun county.

WAITE, W. W.-

For relief. See Clarke county.

WILLIS, JAMES J. S.—

Tax collector, of Barbour county, for relief of. See Barbour county.

WATER WORKS-

Condemnation for, H. 664. 482, 790.

WARD, W. J.-

For relief. See Geneva county.

WEST BLOCTON-

To incorporate. See incorporations; municipal.

WARRIOR-

Separate school district, to amend act, н. 892. 590, 749.

WILLIAMS, J. H.-

For relief, See Elmore county.

WALLACE, JAMES-

Late of Lawrence county, bequest by. See Lawrence county.

WETUMPKA FALLS MANUFACTURING CO.— To incorporate. See incorporations.

WILSON, A. F .--

For relief of, H. 1090. 696, 733, 839, 1018.

WYATT, J. J.—

Of DeKalb county, for relief. See DeKalb county.

WEST ALABAMA REAL ESTATE AND IMMIGRATION ASSOCIATION—

To incorporate. See incorporations.

WOODLAWN-

To amend charter. See incorporations.

WHITE, WOODRUFF & FOWLER-

For relief, H. 1178. 789, 902, 980, 1087.

WHEAT BRAN-

As to sale of, H. 1182. 789, 866.

WRITTEN INSTRUMENTS—

To provide for admission in evidence. See evidence.

WILLIAMS, G. W .-

For relief. See Jackson county.

WITNESSES-

To regulate fees in civil cases, H. 214. 130.

WALKER COUNTY-

Game law, to amend, H. 1221. 901, 939. Labor agents, to license. See Jefferson county. For relief of F. A. Gamble, ex-probate judge, H. 249. 134, 188, 370, 450, 464.

Oakman school district, H. 659. 454, 612.

Oakman Male and Female Academy, to incorporate. See incorporations; sub-title educational.

School book board. See Lamar county.
Jefferson boundary line. See Jefferson county.
Blount boundary line. See Blount county.
Black Warrior river, a navigable stream, amending act declaring, н. 983. 630.
Public schools, support of, н. 1110. 707.

WINES-

To allow made and sold, н. 272. 147, 271, 392, 611. Do. s. 135. 634, 794, 826.

WILCOX COUNTY--

To amend game law, s. 58. 154, 247. To repeal jury law, s. 74. 164, 234, 356, 382. To prevent trespass, н. 384. 200, 379, 599, 849. Do. By hunting, н. 658. 454, 673, 913. Reports of committing magistrates, н. 394. See Dallas county,

WILCOX COUNTY-(Continued.

M. E. Curtis, sheriff, for relief of, н. 432. 232 Do. н. 745. 533, 709, 779, 990.

False pretenses under labor contract. See Lowndes county.

Peddlers, to levy tax on, H. 576. 361, 425, 619, 820, 935.

Pastures, lien for keepers, н. 1088. 695, 792, 880, 1057.

County court, special judge of, s. 455. 917.

WALKER, RICHARD W .-

For relief of, H. 293. See appropriations.

YOUNG, MRS. N. E.—

For relief, H. 354. 185, 259, 509, 849.

YOUNG DEMOCRACY-

To confirm incorporation. See incorporations.

ERRATA.

- Page 72. н. 73. Should be "Bessemer" instead of "Anniston."
- Page 155. s. 6. Not referred. (Corrected on record.)
- Page 119. н. 183. Should be section "968," not "986."
- Page 335. Signing Bills. Words, "in the presence of the house," left out.
- Page 337. н. 550. "Main," should be "mine."
- Page 270. п. 493. Should be section "4031," not "4131."
- Page 387. 's. 141. Not referred; goes to fees and claims.
- Page 392. н. 188. Numbered "138."
- Page 400. s. 136. Not referred; should go to privileges and elections.
- Page 653. s. 237. Referred on p. 654, to revision of laws, "137."
- Page 729. s. 57. Numbered "47."
- Page 750. н. 1018. Southern Mutual "Fire" for "Life" Insurance Company.
- Page 781. н. 168. Should be "s. 168," and "Lamar county" added in title.
- Page 1010. s. 435. "Several" for "second."
- Page 1063. s. 382. Section "191," not "192."
- Page 1082. s. 381. To amend section "185," not "381."